Payne Rd State School OSHC
Policies and Procedures Manual 2019

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The Law and the School Age Care Sector

The School Age Care (SAC) sector which comprises both centre-based (OSHC) and home based (FDC) education and care services for children is subject to a wide range of laws. Judges and courts demand a very high ‘Duty of Care’ on anyone entrusted with the care of children.

Duty of Care

In the SAC context of providing care to children, the service and all educators, staff members, management, volunteers and other adults owe a ‘Duty of Care’ to the children (and to each other) in the service.

It requires all of these people to take care to avoid all reasonably foreseeable risks of harm to the children and to each other. When it comes to a duty owed to children the law is very strict and you should take all possible steps to protect children from harm.

Services must have clear policies and procedures, which it enforces, to help protect the children from harm.

The Duty of Care does not only apply to children. We all have a duty of care towards people with whom we come into contact with every day. Hence, your service, and its employees, have a duty of care to avoid reasonably foreseeable risks of injury or harm to parents, educators, staff, volunteers, community members and others coming to the service.

‘Duty of Care’ is not written in any one act of parliament, unlike statutory duties explained in the next section of this chapter. This means that services must always keep informing themselves about new decisions of courts of law relating to Duty of Care of children and others.

In each of the sample policies given in chapter 5, a ‘Relevant Laws and Other Provisions’ section provides a list of cross-references to the laws, NQF requirements and other policies which must be taken into account when drafting your own policy relating to the issues covered in each sample policy. As you will see, a great number of the sample policies have been developed to highlight your service’s ‘Duty of Care’.

Statutory Duties: Legislation

Apart from the Duty of Care imposed on carers and services by the courts of law, as explained in the previous section of this chapter, there are many statutory duties imposed by State and Federal Legislation (or ‘statutes’) and the related regulations.

The specific legislation governing the SAC sector is the Education and Care Services National Law Act 2010 and Regulations 2011.

In addition, there are many pieces of legislation which have general application, e.g. State laws such as the Work Health and Safety Act 2011, and Federal laws such as the Privacy Act 1988. A list of some of the major legislation you need to be aware of, and where to access copies of them, is included in the Resources Section (Appendix C) at the end of this Manual.

Education and Care Services National Law Act 2010

The Education and Care Services National Law Act 2010 and Regulations 2011 impose, amongst other things, that:

- Approved Providers have sufficient regard to the objectives and guiding principles for this Act, Part 1 (3);
- Provider Approval is granted for individuals and/or organisations to provide care to school age children – Act, Part 2, division 1 (10);
Service approval is granted to an Approved Provider to operate an education and care service – Act, Part 3, division 1 (43);

Approved Providers must not operate a school age care service without a designated Nominated supervisor – Act, Part 6 (161);

Approved Providers have written policies and procedures on a range of specified things – Regulations 168; and

Strict requirements are met for educators and others in the Service to have positive suitability notices under the Working with Children (Risk Management and Screening) Act 2000 – Act, Part 8.


The objectives and guiding principles as stated in the Education and Care Services National Law Act 2010 are set out below:

**Objectives**

- To ensure the safety, health and wellbeing of children attending education and care services;
- To improve the educational and developmental outcomes for children attending education and care services;
- To promote continuous improvement in the provision of quality education and care services;
- To establish a system of national integration and shared responsibility between participating jurisdictions and the Commonwealth in the administration of the National Education and Care Services Quality Framework;
- To improve public knowledge and access to information about the quality of education and care services; and
- To reduce the regulatory and administrative burden for education and care services by enabling information to be shared between participating jurisdictions and the Commonwealth.

**Guiding Principles**

- That the rights and best interests of the child are paramount
- That children are successful, competent and capable learners;
- That the principles of equity, inclusion and diversity underlie this Law;
- That Australia’s Aboriginal and Torres Strait Islander cultures are valued;
- That the role of families is respected and supported; and
- That best practice is expected in the provision of education and care services.

The challenge is to make sure that all legal requirements are captured in your service policies and procedures and that actions and practice reflect what the policies state. Of importance is that policies, once developed, are regularly reviewed, checked they are current, and that service management and staff are aware of and fully trained in the procedural requirements.
National Quality Framework:  
A Brief Overview

In April 2007, the Coalition of Australian Governments (COAG) agreed to the development of a national approach to quality assurance and regulation of education and care services. The National Partnership Agreement on the National Quality Agenda for Early Childhood Education and Care was signed at the December 2009 COAG meeting. This is the key document which frames the National Quality Framework.

The National Quality Agenda is part of a broader reform agenda which includes the development of learning frameworks to guide practice, introduction of universal access to preschool, increasing child care rebate and rolling out child and family centres. It also includes work around staff qualifications, workforce issues and educator to child ratios.

The National Quality Framework (NQF) is comprised of:

- A Single Streamlined Regulatory System
  
  There is one set of consistent regulations for services across Australia. In Queensland this will be administered by the Department of Education and Training – Early Childhood Education and Care;

- A National Body
  
  ACECQA – Australian Children’s Education and Care Quality Authority. This authority is responsible for guiding the implementation of the national regulatory system to ensure national consistency;

- National Legislation
  
  The Education and Care Services National Law Act 2010 and Regulations 2011;

- A National Quality Standard (NQS) and rating system; and

- Learning Frameworks
  
  - The Early Years Learning Framework
  - ‘My Time, Our Place’: Framework for School Age Care in Australia

  The Framework for School Age Care (My Time, Our Place) extends on the Early Years Learning Framework principles, practices and outcomes to accommodate the contexts and age ranges of the children and young people who attend school age care settings.

The National Quality Standard (NQS) sets the benchmark for provision of high quality education and care across 7 quality areas.

1. Educational Program and Practice
2. Children’s Health and Safety
3. Physical Environment
4. Staffing Arrangements
5. Relationships with Children
6. Collaborative Partnerships with Families and Communities
7. Leadership and Service Management

The Guide to the National Quality Standard sets out these 7 Quality Areas which apply to all services approved by the Commonwealth Government for Child Care Benefit.

Under each of the Quality Areas, there are 18 Standards and 58 Elements required to be incorporated into the everyday practice of your service. The Quality Areas are listed in the Checklist (Appendix A) of this Manual.

What will we have to do to comply?

Your service will need to:

- Have written policies that reflect the requirements of the National Quality Framework;
- Make sure that these policies are consistently enforced; and

The Guide to the National Quality Standard outlines each of the seven quality areas and includes:

- An introductory statement for each quality area, which provides context and the rationale, as well as a list of standards and elements that fall within that quality area;
- A list of relevant sections of the National Law and National Regulations that apply to the quality area;
- A description of each standard and an explanation about how it contributes to quality education and care for children;
- Reflective questions for the service to consider when assessing the quality of practice against each standard;
- A guide to practice for each element which describes how the element might be implemented and how it will be assessed. Guidance specific to all service types and children of all ages is identified; and
- Suggestions for further reading for each quality area, that may support the Approved Provider, Nominated Supervisor and educator understanding of the quality areas.

Individual services reflect on and determine how they will best achieve the elements within each standard and develop a Quality Improvement Plan based on these assessments.

Assessment and rating

Each Quality Area has related Standards and Elements. Examples of practice are provided in the Guide to the National Quality Standard to give services information on how the elements may be assessed.

The policies provided in chapter 5 of this Manual have been devised with the aim of helping services to meet the ‘National Quality Standard’, as articulated in the Guide to the National Quality Standard. That is not to say that they are the only way of achieving compliance.

When developing or reviewing your own service’s policies for NQS compliance:

- Check that you are working from the most up to date Guide to the National Quality Standard. Between the date of publication of this Manual and starting your NQS compliance program, the Quality Areas, Standards and Elements under them, or other aspects of the Framework may change. Go to the ACECQA website, or contact them, for up to date information; and
- Decide whether you will adopt the Meeting the National Quality Standard rating, which this Manual promotes. To achieve the Exceeding the National Quality Standard rating, reflect on the relevant descriptors in the Assessment and Rating Instrument (available through the ACECQA website) and amend service policy to reflect your service practices as they exceed the NQS.

Developing a Quality Compliance Policy

Chapter 5 (Policies) includes a sample ‘Quality Compliance Policy’ (see policy 10.1). The sample policy adopts compliance with meeting the National Quality Standard.

When developing your policies using the samples given in this Manual, refer to the checklist set out in Appendix A of this Manual. This checklist identifies the policies that relate to each of the Quality Standards and/or Elements.

If your service wants to adopt a higher compliance standard, refer to the descriptors as articulated in the Assessment and Rating Instrument (ACECQA website), and reflect on the quality of practice as it exceeds the NQS.
Policies and Procedures: A Brief Overview

What is policy?

‘Policy’ is a set of rules, or guidelines, by which your service chooses to operate in compliance with the law. Your service has to comply with the National Quality Framework in order to continue to participate in the Commonwealth Government funding of care at your service.

Having policies and procedures in writing has several benefits:

- It provides transparency in decision-making and operations;
- It provides consistency (and therefore reduces disputes) in decision-making;
- It helps to make the educator's job easier; and
- It helps you to identify weaknesses and fix them up.

Under the Education and Care Services National Regulations 2011, it is a legal requirement to have written policies on a range of matters (National Regulation 168).

Service providers must ensure that written policies and procedures are developed and made available at the service. The Nominated Supervisor and/or Coordinator and the Educational Leader work in conjunction with the Approved Provider to develop and review policies and procedures, and ensure that educators are trained in practice according to the requirements. For all new, reviewed and/or amended policies and procedures, management approval must be sought and families and staff notified of any changes.

What Goes in Our Policies?

Although you can develop and/or change your own policies, they must always comply with the law and the NQS as a minimum.

For example, Part 7.5-Queensland-Specific Provisions, Division 2 (298) sets the minimum requirement for the educator to child ratio for children over pre-school age at 1 educator to 15 children, and Part 4.4, Division 3 (122) of the Education and Care Services National Regulations 2011 requires that educators must be working directly with children to be included in ratios. The service staffing policy must, at the least, comply with these requirements. You may however choose to adopt a policy for your service that applies a higher educator to child ratio. Of importance is that the regulatory requirements are maintained as a minimum.

Services also need to comply with other state and federal laws and regulations relating to areas such as governance, privacy and child protection. Following is a list including (but not limited to):

- Work Health and Safety Act 2011
- Working With Children (Risk Management and Screening) Act 2000
- Child Protection Act 1999
- Parents and Citizens Associations Award – State 2016/Children’s Services Award 2010
- Privacy Act 1988 incorporating the National Privacy Principles
- Family Assistance Act 1999

Importantly, policies outline compliance with the National Law, the NQF and other relevant legislation, and, when implemented, help the service to run smoothly and ensure consistency of practice and decision-making that continuously promotes the best interests of children and families.
Policy Group 1: Service Philosophy and Goals

1.1 Philosophy Statement

Book Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- National Quality Standard
- ‘My Time, Our Place’: Framework for School Age Care in Australia
- United Nations Convention on the Rights of the Child

Payne Rd OSHC believes that each child has the right to be an active member of the community in which they live, to express their opinions and to have their views considered in decisions that affect them.

We believe the best interests of the children and their right to play, learn and develop in a safe and nurturing environment, is the primary consideration in all decision making at the service and is visible in the actions, interactions and daily work with the children.

We encourage play which encompasses children’s behaviour to be freely chosen, personally directed and intrinsically motivated. We understand this type of play is performed for no external goal or reward, though is a fundamental and integral part of healthy development - not only for individual children, but also for the society in which they live. We rely on the research that tells us the uncertainty and the challenge of much of children’s play is a very large part of its appeal to them but also that it enhances the development of their brains, making them more adaptable and resilient as they grow.

We believe that children are active learners from birth and through rich, engaging environments and meaningful interactions, we can build a foundation for successful lifelong learning.

We acknowledge that parents and families are the child’s primary educators and that respectful, collaborative relationships strengthen the capacity and efforts of families and OSHC services to support and promote each child’s health and wellbeing.

We acknowledge the important role that schools’ play in children’s education, learning and development and seek to develop complementary and supportive relationships based on collaborative partnerships.

We acknowledge through all aspects of service delivery, the intrinsic worth and strengths of all children and their families, and their right to equitable access and participation in the community.

The service believes that children have the right to have their individual and cultural identity recognised and respected. We value Australia’s Aboriginal and Torres Strait Islander cultures as a core part of the nation’s history, present and future. We seek to embed Aboriginal and Torres Strait Islander perspectives in our day to day practice with children and families through our commitment to reconciliation.

We value ongoing learning and reflective practice as a way to inform and enrich the decisions made that continuously promote positive wellbeing, learning and developmental outcomes for children.
1.2 Goals

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- National Quality Standard
- ‘My Time, Our Place’: Framework for School Age Care in Australia

(Insert name of service) bases its operations, program and practice on the following goals that promote the learning outcomes for children as outlined in the ‘My Time, Our Place’ Framework for School Age Care in Australia. Our goals are to encourage children to:

- **Have a strong sense of identity** – The service aims for each child to feel safe, secure and supported, to develop their capacity for self-regulation, to succeed when they are faced with challenges, to respect others and to experience a strong sense of self-worth and belonging;

- **Be connected with and contribute to their world** – The service demonstrates awareness of connections, similarities and differences between people and to respond in positive ways by encouraging children to express their opinions, listen to others and to respect diverse perspectives;

- **Have a strong sense of wellbeing** – The service aims to support children to develop self-regulation, to manage their emotions in ways that show care, understanding and respect for the feelings and needs of others, and to take increasing responsibility for their own health and physical wellbeing;

- **Be confident and involved learners** – The service aims to support children to use reflective thinking to consider why things happen and what can be learnt from experiences, to communicate and make visible their ideas and theories, to collaborate with others, and to model reasoning, predicting and problem solving; and

- **Be effective communicators** – The service aims to develop children’s ability to convey and construct messages with purpose and confidence, resolve conflicts and follow directions by modeling, and encouraging children to express themselves effectively in a range of contexts and for a range of purposes.
2.1 Respect for Children Policy

Payne Rd OSHC recognises and acknowledges that the children, their wellbeing, health and safety are the main focus. Children are to be treated by educators and other staff members at all times with respect and dignity and as unique and valued individuals.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- *NQS Area: 1; 2; 4 5; 7.*
- *Policies: 2.4 – Arrivals and Departures of Children, 2.5 – Reporting of Child Abuse, 2.6 – Behaviour Management and Support, 2.8 – Anti-bullying, 2.9 – Inclusion and Anti-bias, 2.11 – Including Children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 2.15 – Children’s Property and Belonging, 3.3 – Educators Practice, 4.9 – Children’s Toileting.*

Procedures

The children are to be considered and, as far as reasonably possible, actively involved in the ongoing development of:

- Program and activities (Policy 3.1 – Educational Program Planning);
- Behavior expectations of the service (Policy 2.6 – Behaviour Support and Management); and
- The aesthetics of the physical environment of the service (NQS Area 3 – Physical Environment).

Educators will:

- Foster all children’s self-esteem and confidence, empowering them to make choices and initiate their own play;
- Promote children’s sense of belonging, connectedness and wellbeing by interacting in a consistently positive, genuinely warm and nurturing manner;
- Have high expectations for each child, valuing their individual capacity to achieve and ensuring they experience pride in their achievements;
- Respect the diversity of all children’s backgrounds and abilities and accommodate the individual needs of each child;
- Treat all children equitably and respond positively to all children who require their attention; and
- Communicate with children respectfully, taking the time to listen and value what they say.
2.2 Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm Policy

The service regards as of utmost importance its role in the protection of children in its care. This includes the moral and legal duties to care for children associated with the service whilst not in the care of their parents or other primary caregivers, and to commit to the safety and wellbeing of children whilst attending the SAC service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Child Protection Act 1999 and Regulations 2000
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- Duty of Care
- NQS Area: 2; 4; 7.
- Policies: 2.5 – Reporting of Child Abuse, 2.6 – Behaviour Support and Management, 2.8 – Anti-bullying, 2.9 – Inclusion and Anti-bias, 2.11 – Including Children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 3.3 – Educators Practice, 4.9 – Children’s Toileting.

Procedures

Management, Nominated Supervisors and educators shall be committed to providing an environment that is safe and promotes the well-being of all children at all times through:

- Requiring that educators and management sign a code of conduct (see Policy Group 8 and 10);
- Ensuring educator employment and training procedures are implemented so that the service employs suitable people and conducts adequate induction and orientation (see Policy Group 8);
- Ensuring educators are directed that, when setting up for all activities, there is a safe physical environment as far as reasonably foreseeable and practicable;
- Children are actively supervised to ensure that they are protected from harm caused by:
  - Physical injury; and/or
  - Harassment and other non-physical harm to the child, whether caused by other children, staff, parents of other children or any other person;
- Educators seek to ensure that they are not alone at the service with a child, except in an emergency;
- Educators will supervise all areas available to children;
• Written parental permission will be obtained for children to be photographed at the service. Photographs will be for service use only;

• Educators will instruct the children to inform them when going to the toilet and will ensure that the Children’s Toileting Policy (see Policy 4.9) is followed at all times; and

• Educators, ancillary staff and volunteers are to comply with legal requirements to hold, the appropriate child worker clearances under the Working with Children (Risk Management and Screening) Act 2000.

The Approved Provider, or in the case of an Approved Provider being a corporation, the executive officers, will comply with legal requirements to hold a current positive suitability notice under the Working with Children (Risk Management and Screening) Act 2000. The Coordinator acts as, or has designated an appropriate person to act as, Quality Officer for the service (see Policy 10.1 – Quality Compliance) and in this capacity:

• Is to keep a copy of the current clearances and suitability notices referred to above; and

• Ensures that the service and its staff are aware of all legislative requirements and changes relating to the protection of children, including under the Education and Care Services National Law Act 2010 and Regulations 2011, Working with Children (Risk Management and Screening) Act 2000 and other relevant legislation.
2.3 Educator to Child Ratios Policy

Educator to child ratios will be in keeping with, or better than, those set out in the *Education and Care Services National Regulations 2011*. In setting ratios, consideration will be given to the activities undertaken, the ages and abilities of the children and any special needs that the children may have as well as the ongoing obligation to ensure effective supervision.

## Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Duty of Care*
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.
- Policies: 3.5 - Excursions, 3.6 - Transport for Excursions, 4.5 - Illness and Injury, 7.2 – Drills and Evacuations, 7.3 – Harassment and Lockdown.

## Procedures

In setting educator to child ratios, management will be guided by the Education and Care Services National Regulations 2011 and the Specific Provisions for Queensland (Part 7.5), which set out the following:

- A maximum of 15 school age children to 1 educator;
- Educators must be working directly with children to be included in the ratios; and
- At least one educator, with the required first aid qualifications, will be in attendance at any place children are being cared for, and immediately available in an emergency, at all times that children are being cared for by the service.

Children who may require additional support, assistance or attention are considered. This may include extra educators in accordance with funding and support arrangements for that child.

Volunteer workers may be counted towards the educator to child ratios for the service provided the qualification requirements are met. Volunteers under the age of 18 must be fully supervised. Risk assessments will be conducted, as necessary, when utilising volunteers.

For excursions, educator to child ratios will be determined once a full risk assessment of the activity has been conducted. When setting these ratios the following aspects of the excursion will be taken into account:

- The proposed route and destination for the excursion;
- Any water hazards and/or risks associated with water-based activities;
- The transport to and from the proposed destination for the excursion;
- The number of adults and children involved in the excursion;
• Given the risks posed by the excursion, the number of educators or other responsible adults that is appropriate to provide effective supervision according to the ages and needs of the children, and whether any adults with specialised skills are required (e.g. life-saving skills); and

• The proposed activities and duration of the excursion.
2.4 **Arrivals and Departures of Children Policy**

The service’s responsibility for the child begins when the child enters the premises, and ends when the child leaves the premises. For the safety and protection of children, and in keeping with Duty of Care considerations, the service has strict procedures regarding the arrival and departure of children and particularly the persons who may collect children from the service.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Child Protection Act 1999 and Regulations 2000*
- *Australian Government Department of Education Children’s Services Handbook*
- *Duty of Care*
- *NQS Areas: 2; 4; 5; 6; 7.*

### Procedures

**HOURS OF OPERATION**

<table>
<thead>
<tr>
<th>Before School Care: 7:00am – 9:00am</th>
<th>After School Care: 2:30pm – 6:00pm</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vacation Care: 7:00am – 6:00pm</td>
<td>Pupil Free Days: 7:00am – 6:00pm</td>
</tr>
</tbody>
</table>

All children will be signed in and out by the parent, guardian or other person whom the parent/guardian has nominated on the enrolment form, or subsequently in writing, as being authorised to do so (authorised nominee).

- Before School Care: All children must be signed in by an authorised person and signed out by an educator;
- After School Care: All children must be signed in by an educator and signed out by an authorised person; and
- Vacation Care/Pupil Free Days: All children must be signed in and out by an authorised person.

Absences and non-signature sessions will be initialed by an educator and must be signed by an authorised person as soon as possible.

**Managing missed sign in/outs**

Where parents have missed previously signing their children in and/or out, prior to proceeding to the current day, the parent will be asked to confirm or modify previous instances where they have missed the signing in/out of children. This process will occur after the parent has signed into the Kiosk system.
Cancellation of bookings will only be accepted by parents/guardians.

As from when the child has been duly signed in by the authorised person, the service takes responsibility for the child until the child is duly signed out by the authorised person collecting her/him.

Educators will, where it is possible without unreasonably endangering any person, not allow children to leave the service unaccompanied, or to be released to a person other than the parent or guardian of the child, or to an authorised nominee as permitted under the above procedure. If in doubt, the Nominated Supervisor/Responsible Person will contact a parent/guardian immediately to discuss.

Where no written authority has been given, the parent/guardian may give permission by fax, email or telephone, for an alternative person to collect the child or for the child to leave the service unaccompanied. The parent must provide the name and description of any such person concerned and proof of their identity will be required on arrival.

No child will be permitted to travel home or to another activity on their own unless written direction or approval or, in an emergency, verbal direction or approval, is received from a known parent or guardian of the child. These records (including documentation of verbal approval) will be kept.

**Unauthorised Collection**

In the event that an unauthorised person attempts to remove a child from the service, the Coordinator will be notified immediately. All efforts will be made to ensure that the child remains at the service however, in doing so, the Coordinator and/or educators are not to put the safety of themselves or others at risk.

If the child is removed from the service by an unauthorised person the child’s parent/guardian will be notified and the police will be called.

Details of the unauthorised collection will be recorded on an incident report form and will include the following information:

- Distinguishing features of the unauthorised person such as gender, ethnicity, hair length and colour, approximate age, clothing, height, scars, tattoos, etc.; and
- Details of any vehicles used including the make, colour, registration number and direction of travel.

The Coordinator will advise the Approved Provider immediately upon calling the police and the Regulatory Authority will be notified using the appropriate forms.

**Late Arrivals and Departures**

If children who are booked in to the service for care have not arrived within ten minutes of expected arrival, the service shall implement a process for locating the child, such as a search of the classroom area and/or contacting the school office to see if the child attended school or had been collected during the day. If the child cannot be located, then the parent/guardian will be contacted on the numbers provided. If necessary the emergency contacts provided by parents/guardians will also be contacted.

If at closing time children have not been collected or parents have not made arrangements for collection within 15 minutes of normal closing time, parents/guardians will be contacted on the most recent numbers, and if necessary, emergency contact numbers provided by the parent/guardian.

In the event there is no response from contact numbers or parents are unable to arrange collection, advice will be sought from the police.

**Children Unaccounted for During the Program**

In the event that a child is unaccounted for during the operating hours of the program, the Coordinator will be notified immediately the disappearance is discovered.

The Coordinator will undertake a rapid and comprehensive search of the service’s approved area to locate the child. In the event that the child is not located, the child’s parent/guardian will be notified and the police shall be called.
An incident report will be completed and will include information such as:

- Date, time and location of the child when they were last accounted for;
- Details of the supervising educator and the circumstances surrounding their disappearance;
- Details of actions instigated to locate the child;
- What the child was wearing and any distinguishing features; and
- Time parent/guardians and other agencies were contacted.

The Coordinator will advise the Approved Provider immediately upon calling the police and the Regulatory Authority will be notified using the appropriate forms.

**Children Leaving Without Permission**

If a child leaves the service in any other circumstances and for any reason without permission, the Nominated Supervisor/Responsible Person will assess the situation immediately and will call the police and a parent / guardian as quickly as reasonably possible.

Educators will not leave the service to pursue a child if:

- It will or may leave the other children in the service with insufficient supervision; and/or
- It will, or may expose that staff member to an unacceptable risk of personal harm.
2.4.1 OSHC Arrival and Accountability Procedure

- **Child arrives**
  - Child is signed in
  - Child is the responsibility of the Education and Care Service for that session of care

- **Child does not arrive**
  - Service representative investigates and locates the whereabouts of the child and parent confirms that the child is not attending that session of care
  - Child is considered and marked as absent and is not the responsibility of the Education and Care Service for that session of care
  - Child appears to be missing or cannot be accounted for or appears to have been taken or removed from the education and care service premises in a manner that contravenes the regulations
  - The parent will be notified that the child is unaccounted for and the police called (This point to precede last box in this column – as per policy 2.4)
  - Service to notify Regulatory Authority of Serious Incident

- **Child does not arrive**
  - Service representative investigates and is unable to locate the whereabouts of the child or receive confirmation from the parent/guardian of whereabouts (Refer to service Policy - Arrivals and Departures of Children)
  - The child is considered absent and unaccounted for and is marked as absent
  - The Police are notified that a child was expected to attend care but has not arrived and that their whereabouts are unable to be determined or confirmed by the parent/guardian
  - Police determine action to be taken
2.5 Reporting of Child Abuse Policy

The service abides by the guiding principles of the Child Protection Act 1999 that the safety, wellbeing and best interests of a child are paramount, and that a child has a right to be protected from harm or risk of harm.

The Child Protection Act 1999 requires certain professionals, referred to as ‘mandatory reporters’, to make a report to Child Safety, if they form a reasonable suspicion that a child has suffered, is suffering or is at an unacceptable risk of suffering significant harm caused by physical or sexual abuse, and may not have a parent able and willing to protect them.

The Education and Care Services National Regulations 2011 require an Approved Provider to notify the Regulatory Authority of information in respect of prescribed matters including incidents where the Approved Provider reasonably believes that physical and/or sexual abuse of a child has occurred or is occurring while a child is cared for at an education and care service, or, an allegation that sexual abuse of a child has occurred or is occurring while a child is being educated and cared for at a service. [National Regulation 175(2)(d)&(e)].

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- Duty of Care
- NQS Areas: 2; 4; 6; 7.

- Policies: 2.2 - Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.10 - Reporting Guidelines and Directions for Handling Disclosures and Suspicions of Harm, 8.4 – Educator Professional Development and Learning.

Procedures

Approved Providers, Nominated Supervisors and Educators are Mandatory Reporters.

The Mandatory Reporters at our school age care service will report reasonable suspicions or disclosures of harm to the Department of Child Safety.

Mandatory reporters should also report to Child Safety a reasonable suspicion that a child is in need of protection caused by any other form of abuse or neglect.

Individuals who are volunteers or under 18 years of age are not mandatory reporters.

Educators who are Mandatory Reporters may give information about their reportable suspicion to the Nominated Supervisor of our service to enable the Nominated Supervisor to take appropriate action.

To help with decision making and the need to report, the service will access and refer to the online guide from the Department of Child Safety (www.communities.qld.gov.au/childsafety/protecting-children).

Where concerns do not reach the threshold for reporting to Child Safety, the family, with their consent, may be referred to Family and Child Connect for support (13FAMILY /13 32 64).
The Approved Provider will ensure that all educators have appropriate and up to date information and training regarding the services child protection policies, current Child Protection Laws and Regulations including the current mandatory reporting obligations.

Relevant educators will record all details and objective observations immediately. This record is to be kept separate from any incident book and is to remain confidential. Information will be shared with the school Principal.

All persons involved in a case of suspected child abuse will be treated with sensitivity and respect, and all information to the case will remain confidential [see Policy 10.8 - Information Handling (Privacy and Confidentiality)].

For matters in relation to National Regulation 175 (2)(d)&(e), the Nominated Supervisor as the representative of the Approved Provider will notify the Regulatory Authority via the National Quality Agenda IT System (NQA IT System) within 24 hours of an incident (https://public.nqaits.acecqa.gov.au/Pages/Landing.aspx). Where/if the NQA IT System is not accessible the Regulatory Authority will be contacted.
2.6 Behaviour Support and Management Policy

This service recognises the wide range of age groups that access Outside School Hours Care, the differing developmental needs of individual children and the variety of diverse backgrounds.

Behaviour support and management strategies play a vital role in providing a safe and happy environment for all children. Families, staff and children all have roles to play, as detailed in this policy. Behaviour support and management are approached through:

- Consistency, understanding and supporting children to self-regulate their behaviour;
- Respecting each individual child, preserving and promoting their self-esteem;
- Encouraging positive behavior using praise and effective programming; and
- Having regard to all principles as set out in the service Philosophy Statement.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Duty of Care
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Areas: 1; 2; 4; 5; 6; 7.
- Policies: 2.1 - Respect for Children, 2.3 – Educator to Child Ratios, 2.7 – Exclusion for Behavioural Reasons, 2.11 – Including Children with Special/Additional Needs, 3.3 – Educators Practice, 3.10 – Observational Recording, 4.6 – Medication, 5.2 - Food and Nutrition, 9.3 – Communication with Families, 9.5 – Complaints Handling.

Procedures

Educators are trained to respond to various developmental stages of the differing ages of the children who attend the service, and will apply appropriate behaviour support and guidance techniques which will be consistent with the Philosophy Statement of the service.

Educators involve the children as far as reasonably possible in developing behaviour expectations for the service. These behaviour expectations will be clear, child focused, based on acceptable wider community expectations, easy to understand and will be on display throughout the service. This information is also provided in the Educator Handbook and in the Family Handbook issued to all parents/guardians on enrolment.

Educators are required to discuss the behaviour expectations with the children on a regular basis, reinforcing why they are important.

Educators are required to:

- Model appropriate behaviour, including using positive language, gestures, facial expressions and tone of voice;
- Monitor children’s play, pre-empting potential conflicts or challenging situations and support children to consider alternative behaviours;
- Constantly and consistently use positive guidance strategies when reinforcing the service behavior expectations;
- Support children to make choices, accept challenges, manage change, cope with frustration and to experience the consequences of their actions; and
- Acknowledge children through encouragement or reward when they make a positive choice in managing their own behavior.

Educators are not permitted at any time to use physical force/restraint or physical, verbal or emotional punishment and practices that demean, humiliate, frighten or threaten a child.

Educators prompt and support children, who are experiencing anger, frustration or fear, to move to another activity, or a prearranged downtime /safe place.

Educators are required to follow the service behavior management strategies and techniques, including completion of an incident report to be signed by the parent/guardian at the end of the day.

Behaviour support plans will be implemented if deemed necessary by the Coordinator. Support plans will be developed collaboratively with the Coordinator, parent/guardian, child and other health/educational professionals as required.

Parents/guardians are not permitted to approach other children attending the service regarding behavior incidents and/or issues.
2.7 Exclusion for Behavioural Reasons Policy

The service has a duty of care to all children and educators who attend or work at the service. If,

- A child exhibits inappropriate behaviour or behaviour which threatens the safety or wellbeing of any child or other persons in the service;
- In the Coordinator's reasonable opinion, the behaviour amounts, or may amount, to a threat to the safety or wellbeing of any child or other person in the service; and/or
- The behavior support and management procedures (see policy 2.6) have been properly applied first but without success, or the behavior presents such an immediate potential threat that it is not reasonably possible to apply those procedures;

the child whose behaviour is inappropriate or has caused the threat to safety or wellbeing, may be excluded from the service temporarily or, in some cases permanently.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Areas: 2; 4; 5; 6; 7.
- Policies: 2.1 - Respect for Children, 2.6 - Behaviour Support and Management, 3.10 – Observational Recording, 9.3 – Communication with Families, 9.5 – Complaints Handling.

Procedures

If, after following the Behaviour Support and Management Policy, the unacceptable behaviours continue:

- The Approved Provider will be notified; and
- A letter will be sent to the parent/guardian detailing the child’s behaviours, exclusion time and expected return date.

Prior to the child’s return, a meeting will be held between the Coordinator, parent and child to discuss possible strategies.

A behaviour support plan will be developed for including the child back into the program. If the child is included back and the same behaviour continues upon return, the child will be excluded permanently from the service.

Physical danger to child or others

If a child’s behaviour causes or may reasonably cause physical danger to other children, educators or the child themselves, the parent/guardian of that child will be contacted immediately and asked to collect the child.

The child will be excluded from the program effective immediately and the lifting of the exclusion will be at the discretion of the Coordinator and Approved Provider.

Exclusion from school

For services located on a school site, if the Coordinator becomes aware of any child, who usually attends the service, being excluded from the school, they will:
• Contact the school to confirm exclusion;
• Speak with the Principal to confirm if exclusion applies at the OSHC service; and
• Contact the parent to confirm exclusion from the service (in accordance with Principal’s direction).
2.8 Anti-bullying Policy

The service has a duty of care to all children who attend as well as educators and staff who work within the service. The service is committed to providing a safe and caring environment, which fosters respect for others. This service will not tolerate bullying behaviours. We are committed to providing a supportive program for all stakeholders including targets, bullies and witnesses.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Child Protection Act 1999 and Regulations 2000
- Family and Child Commission Act 2014
- NQS Areas: 1; 2; 4; 5; 6; 7.
- Policies: 2.1 - Respect for Children, 2.6 - Behaviour Support and Management, 3.10 – Observational Recording, 9.3 – Communication with Families, 9.5 – Complaints Handling.

 Procedures

Educators will:

- Model caring and tolerant behaviour towards children, parents and other staff members;
- Manage all observed or reported incidences of bullying as set out in this policy under “Responding to a Bullying Incident”;
- Carefully monitor children’s behaviour while participating in any of the service's programs or activities;
- Encourage children to report any incidents of bullying that they are either involved in or witness;
- Protect the victim from further harm;
- Assist the bully to change his/her behaviour; and
- Keep a record of bullying behaviour by completing a service incident report.

Children will be encouraged to

- Report any incidents of bullying that they are either involved in or witness;
- Help someone who is being bullied;
- Do everything they can to keep the play safe and happy; and
- Use the strategies that they have been encouraged to use to deal with a bullying incident.

Parents will be encouraged to

- Encourage their child to report if they are bullied;
• Watch for signs of bullying and speak to service educators if their child is being bullied or they suspect bullying;
• Work with the service in seeking a permanent solution;
• Model caring and tolerant behaviour when interacting with children, educators or other parents; and
• Promote strategies that enable their child to feel empowered and confident if they have to deal with a bullying incident.

Responding to a bullying incident

The service is committed to implementing positive and permanent solutions to bullying. Educators, children and parents will work together to stop all bullying as part of the ‘zero tolerance’ approach.

In the event of an observed or immediately reported incident (either by witness, victim or third party), an educator, while such an incident may still be occurring, will implement the following procedures:

• Intervene, mediate and discuss with the children involved and witnesses, an appropriate solution to the problem, including a back-up plan. Children are encouraged to use conflict resolution strategies;
• Implement the agreed upon solution and back-up plan if necessary; and
• Record incidents on appropriate forms.

For reports of repeat incidents (either by witness, victim or third party):

• Interview with Coordinator and parents notified. Appropriate report on incident and management details completed. Appropriate consequences for incident discussed and implemented; and
• Monitor and review implementation of consequences.

Further offences may result in suspension from the service. Re-entry will require an agreed behaviour contract.
2.9 Inclusion and Anti-bias Policy

The service supports the principles of equity and justice through implementing inclusive and anti-bias practices. Our aim is to embed equal opportunities and respectful relationships irrespective of nationality, race, religion, gender and/or special needs. Through inclusive practices, educators support each child to achieve a strong sense of belonging and achievement and to recognise and challenge bias. Programs and environments which support inclusion and anti-bias will be regularly reviewed and assessed, and changes implemented to address inequalities.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- QLD Anti-Discrimination Act 1991
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.

Procedures

Parents will

- Inform the Coordinator of the family and child’s cultural and/or language requirements at the time of enrolment;
- Inform the Coordinator of the family and child’s additional needs at the time of enrolment or whenever identified;
- Be encouraged to contribute to the program and operation of the service by sharing information about their individual needs; and
- Be informed via parent handbook, newsletter, noticeboard or other appropriate forms of communication about the service’s policies and practices.

Educators will

- Ensure that their language and daily practices are inclusive and non-discriminatory;
- Have the opportunity to develop their understanding of inclusion principles and anti-bias through professional development and active participation in in-service training;
- Self –evaluate and monitor their biases concerning gender, stereotypes or other differences between children;
- Ensure their behaviours comply with the service’s policies and code of conduct;
- Utilise the parent’s expertise in relation to their child’s needs and communicate effectively with parents;
- Collaborate with the local community of the service;
- Show respect for the various ways that families care for their children and be aware of different child-rearing practices and beliefs;
- Incorporate into the program advice identified through consultation with other professionals, the child’s family and those with particular expertise in relevant areas; and

- Ensure that their interactions with children:
  - Promote gender equality;
  - Promote equality regardless of race, culture or other differences;
  - Encourage children to develop to their full potential regardless of different abilities or needs; and
  - Acknowledge and value children’s unique and individual strengths and differences.

- Implement a range of practices to actively counteract bias or prejudice such as:
  - Provide a variety of experiences that promote the diversity of children’s social, cultural, linguistic and ability backgrounds;
  - Use anti-bias language when communicating with children and families;
  - Talk to children about differences in positive ways;
  - Celebrate occasions that are relevant to a variety of cultures;
  - Share information with children about different cultures and ability backgrounds;
  - Provide inclusive models when discussing family structures with children;
  - Provide inclusive resources, experiences and materials;
  - Provide information for children and families in other languages when appropriate;
  - Display posters and materials that are representative of a variety of social, cultural, linguistic and ability backgrounds; and
  - Ensure the physical environment reflects an inclusive and anti-bias approach.

Management will

- Support educators in their professional development opportunities to ensure the provision of inclusive and anti-bias programs;

- Assess service documents and communications to ensure that they are inclusive and promote an anti-bias approach;

- Ensure all enrolment policies and practices are inclusive and non-biased;

- Provide the opportunity for parents and educators to contribute to the review of the policy on an annual basis;

- Ensure that all equipment and resources purchased promote diversity and inclusion;

- Include in the educator selection criteria the applicant’s ability to accept and implement inclusive practices and an anti-bias approach;

- Include information regarding the services commitment to inclusive practices and anti-bias in the Educator Handbook and induction and orientation package; and

- Include information regarding the service’s commitment to inclusive practices and anti-bias in the Parent/Family Handbook given to families on enrolment.
2.10 Reporting Guidelines and Directions for Handling Disclosures and Suspicions of Harm Policy

The service actively works to provide all children with a safe and suitable environment. In the event that a child discloses information to an adult, the service shall implement the following procedures to ensure that this information is managed appropriately and that all suspicions of harm are reported in accordance with relevant legislative requirements.

Harm is defined under the Child Protection Act 1999 as ‘any detrimental effect of a significant nature on the child’s physical, psychological or emotional wellbeing. For harm to be significant, the detrimental effect on the child’s wellbeing must be substantial or serious, more than transitory and must be demonstrable in the child’s presentation, functioning or behavior.

Harm may be categorised in the following types:

- Physical abuse, for example, beating, shaking, burning, biting, causing bruise or fractures by inappropriate discipline, giving children alcohol, drugs or inappropriate medication;

- Emotional or psychological abuse, for example, constant yelling, insults, swearing, criticism, bullying, not giving children positive support and encouragement;

- Neglect, for example, not giving children sufficient food, clothing, enough sleep, hygiene, medical care, leaving children alone or children missing school; and

- Sexual abuse or exploitation, for example, touching inappropriately, sexual jokes and/or exposing children to pornography.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011

- Family and Child Commission Act 2014

- Child Protection Act 1999 and Regulations 2000

- NQS Areas: 2; 4; 5; 6; 7.

- Policies; 2.1 - Respect for Children, 2.5 – Reporting of Child Abuse, 2.8 – Anti-bullying, 3.10 – Observational Recording, 8.10 – Employee Orientation and Induction, 9.3 – Communication with Families, 9.5 – Complaints Handling.

Procedures

Management will ensure that educators receive appropriate child protection training, in particular ensuring that all educators are aware of the existence and application of the current child protection law and any obligations they may have under that law.

Management will ensure that educators receive information and support on how to handle suspicions of harm or situations where information is disclosed to them by a child or by a member of the child’s family or other person.

For educators who suspect that a child is being abused, an appropriate response should include the following:
• Access a copy of your organisation’s child protection policy and be knowledgeable about how to respond appropriately;

• Be alert to any warning signs that may indicate the child is being abused;

• Observe the child and make written notes as soon as you begin to have concerns. Pay attention to body cues such as changes in the child’s behaviour, ideas, feelings and the words they use;

• Have gentle, non-judgmental discussions with the child. Expressing your concern that the child looks sad or unwell may result in disclosures. Do not pressure the child to respond and do not ask leading questions that put words into a child’s mouth;

• Assure the child they can come and talk to you when they need to, and listen carefully to what they have to say;

• Promptly advise the Nominated Supervisor or Coordinator of your concerns; and

• Seek expert advice, or make a report by ringing the Department of Communities, Child Safety and Disability Services or the Queensland Police Service.

Educators shall report disclosures or suspicions of harm in a confidential manner to the service Nominated Supervisor, Coordinator and/or Approved Provider who will take the following action:

• Ensure that the disclosure/suspicion of harm is documented by the educator involved as soon as possible;

• Using the appropriate mechanisms, report to the Department of Communities, Child Safety and Disability Services or Queensland Police Services, and notify the Department of Education and Training - Early Childhood Education and Care; and

• If appropriate, and upon the seeking of professional advice, the service may arrange a meeting with the family to discuss the nature of the disclosure or allegation. Such a meeting may include the involvement of appropriate support persons.

The Department of Communities, Child Safety and Disability Services may be contacted by any member of staff to obtain professional advice in regard to reporting the disclosure or suspicions of harm.

The educator receiving the disclosure may be required to speak with the authorities as part of their investigations. Under section 22 of the Child Protection Act 1999, a person who reports suspected child abuse is protected from civil or criminal legal actions and is not considered to have broken any code of conduct or ethics.
2.11 Including Children with Special/Additional Needs Policy

The service recognises that additional support may be required when including children with special needs into the program. These procedures will support the successful inclusion of children with special/additional needs through implementing practices which are conducive to a supportive environment for the children, families and educators.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Disability Discrimination Act 1999
- QLD Anti-Discrimination Act 1991
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.

Procedures

The parent/guardian will be required to provide relevant information upon enrolment which pertains to the child’s special/additional needs. This shall be in response to appropriate questions on the enrolment form and included as part of an interview process.

The service shall follow through with an equal opportunity enrolment process for all children. This will involve collecting appropriate information about children which may impact on their ability to participate in the program.

The service shall have the right to request any information in regard to the child’s needs so far as it may impact on their ability to participate in the program and be appropriately cared for within the service.

Parent/guardian permission shall be requested should the service wish to make contact with the Inclusion Support Provider (ISP). This shall be in the format as required by the ISP.

The service shall contact the Inclusion Support Provider to obtain advice and information about the inclusion process as required.

The processes outlined in the Inclusion Support Provider Guidelines shall be followed to establish a service support plan. This may involve professional support from the ISP.

The service shall appropriately assess their capacity to include the child within the service through conducting a risk management process if necessary.

The service shall maintain the right to make a decision regarding the suitable placement of children with special needs in the service based on the information, support and advice available.

Appropriate training and support shall be provided for all educators to ensure continuity of care and commitment to inclusion.
2.12 Managing Duty of Care – Children who arrive at the service without a booking

The service recognises that on occasion, children may arrive at or be brought to the service when they are:

- Enrolled in the service but have not been booked in for a session; or
- Not enrolled at the service and have not been collected by their parent/guardian.

For whatever reason assistance is sought, the SAC employees shall at all times be required to observe both their duty of care and statutory obligations to the best of their knowledge and capacity to ensure the safety and wellbeing of the child.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Areas: 2; 6; 7.

Procedures

The service shall endeavour to establish a mutually beneficial relationship with the school (if appropriate) to ensure that the duty of care is upheld by all parties involved. To this extent the service will:

- Follow school procedure by sending children to the office if they are not booked into service; and
- Communicate with the office by telephone or in person that the child has been referred to the office for collection by parents or guardians.

If the school office is unattended, the Coordinator shall observe the following procedure when recording self-referred children as attending and who are currently enrolled at the service:

- Make reasonable attempts to call parents or authorised persons; and
- Ensure strict adherence to ratios and other legislative guidelines.

If the school office is unattended, the Coordinator shall implement the following procedure when observing their duty of care for self-referred children or children who have not been collected from school and who are not currently enrolled in the service:

- Make reasonable attempts to call parents or authorised persons (including the school Principal or Administration) known to the child;
- Ensure the children are safe and secure but not participating in the activities of the service; and
- Call the police for support when a reasonable time has passed without any notification.
2.13 Use of Photographic and Video Images of Children Policy

The service acknowledges the privacy of families and right to give approval for the use of photographic and video images of their child that support and promote their involvement in relevant program and activities. Parent permission is obtained prior to any photographs/videos of children being taken or displayed.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Family and Child Commission Act 2014
- Privacy Act 1988 and Regulations 2013
- Child Protection Act 1999 and Regulations 2000
- NQS Areas: 1; 4; 5; 6; 7.

Procedures

Parents/guardians shall be required to authorise permission for images of their children to be taken and used by the service on relevant enrolment forms and documentation. Parents/guardians shall also be informed of the procedure for processing photographic images.

Such permission shall explicitly include local community and in-service activities and events.

Parental and/or guardian special permission will be requested for photographs taken and intended to be used for promotional purposes outside of the local community.

Employees of the service shall only be permitted to photograph children using equipment owned solely by the SAC service or school (if shared equipment).

Processing of photographs shall be conducted at professional photographic laboratories or within the service using the printing equipment available.

To protect the privacy of families, children will be encouraged not to photograph other children or educators with their own electronic devices.
2.14 Bookings and Cancellations Policy

The service management seeks to implement processes to ensure that the SAC service operates efficiently and effectively and that future planning considerations for the service are met through maintaining appropriate records and procedures for children's bookings and cancellations. This will ensure future needs of the service can be assessed through the maintenance of appropriate waiting lists and availability of places.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Australian Government Department of Education Children’s Services Handbook
- NQS Areas: 4; 6; 7.
- Policies: 2.3 - Educator Ratios, 2.4 - Arrivals and Departures of Children, 3.5 - Excursions, 9.2 - Enrolment, 9.3 - Communication with Families, 10.4 - Fees.

Procedures

Before and After School Care

When bookings are made by authorised parties for children to attend the service, it shall be required that:

- The priority of access guidelines are followed with priority given to primary school age children;
- A completed enrolment form is received for that child prior to their attendance at the service; and
- Parents/guardians are made aware of the service policies and procedures and have been provided with appropriate information in respect of the booking processes.

All staff shall be trained in the taking and management of bookings and these shall be recorded on appropriate forms and lists.

A routine booking shall be defined by a regular pattern of attendance throughout each term on one or more occasion per week. Discounts will be applied to fees where accounts are in advance (more than a week) exceeding the amount owed.

Cancellations Before School Care: All fees associated with routine bookings, should the child not attend care due to any reason (including illness), shall be required to be paid in full if the service is not notified by 6:00pm on the working day prior to the booking. CCS will apply in accordance with allowable and approved absence provisions.

Cancellations After School Care: All fees associated with routine bookings, should the child not attend care due to any reason (including illness), shall be required to be paid in full if the service is not notified by 9:00am on the day of the booking. CCS will apply in accordance with allowable and approved absence provisions.

Casual bookings shall only be available to families where the service has approved places available.

The service shall comply with reporting of bookings requirements as prescribed by the Australian Government Department of Education through the Child Care Services Handbook.

Bookings are required by all families who seek to use the service on a routine or casual basis.

At the end of each calendar (school) year, all routine bookings for before and after school care are cleared and become vacancies. Families will be required to complete a new booking form with notification of booked days for the coming school year.
All families should be requested to update their enrolment information at the beginning of a new school year. Any vacancies that arise become subject to the priority of access policy in determining who may fill that vacancy.

Changes to bookings and/or cancellations will only be taken:

- From a parent/guardian/authorised persons; and
- Verbally, in writing, through My Family Lounge or by text message.

If a message is received via the child, the parent/guardian will be contacted to confirm the change of arrangements.

If the child’s booking hasn’t been cancelled and the service makes attempts to locate the child, a non-cancellation fee may be charged in addition to the prescribed fee for that session.

Vacation Care

In relation to Vacation Care and Pupil Free Days, bookings shall:

- Be completed on an appropriate booking form distributed with the program; and
- *(If appropriate)* Attract a fee discount for all bookings paid in advance prior to the start of the Vacation period (see Policy 10.4 – Fees).

Bookings for vacation care excursions will not be taken without the designated deposit or fee.

Cancellations Vacation Care: All fees associated with bookings, should the child not attend care due to any reason (including illness), shall be required to be paid in full if the service is not notified by giving 3 working days’ notice. *(eg Cancel Monday for Thursday; Tuesday for Friday etc)*. CCS will apply in accordance with allowable and approved absence provisions.

Cancellation, where extra charges apply, will be charged the full fee for the session (including the extra cost).

Absences from Child Care

Cancellations that attract the prescribed fee for that session will be counted towards the family’s initial 42 absence days for the current financial year, as per the Child Care Service Handbook.

Absence days can be taken for any reason (provided the day being reported as an absence is a day on which care would have otherwise been provided). Absences cannot be recorded for a child before the child has begun care or after a child has left care.

Additional Absences

Absence days taken for the following reasons, after the initial 42 absence days have been used, are called ‘additional absence days’. The reasons may include:

- Illness (with a medical certificate);
- Non-immunisation (with written evidence);
- Rostered days off/rotating shift work (with written evidence);
- Temporary closure of a school or pupil-free days;
- Periods of local emergency;
- Shared care arrangements due to a court order, parenting plan or parenting order (with copy of documentation); and
- Exceptional circumstances.
There is no limit on the number of these days for which CCS may be paid as long as:

- They are taken for the reasons specified above;
- Supporting documentation (where required) is provided; and
- They are days on which care would otherwise have been provided.

**Permanent Cancellation of Care**

Families are required to give a minimum of two weeks’ notice, in writing, to advise, in writing, the service of the permanent cancellation of their booking.

Regardless of the notice period given, if the family has advised that the child will leave the service on a particular day, but that child does not attend their last session(s) of care, the family are not eligible for CCS and the service is entitled to charge full fees for that session. The only exception is where the child was still expected to attend the service even though notice has been given, and the day is able to be claimed as an additional absence by the family (e.g. in case of illness). CCS may only be claimed as per the additional absence guidelines which requires documentation to be provided by the family. Initial 42 days absences may not be claimed for these days.

Outstanding balances of the family account will be managed in accordance with the Fees Policy of the service.
2.15 Children’s Property and Belongings Policy

The service acknowledges that children will bring to the service or carry with them certain items of personal belongings. This policy details the types of belongings that children may bring with them on a regular basis and the level of responsibility associated with bringing those belongings.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Duty of Care
- NQS Areas: 1; 2; 5; 6.
- Policies: 2.1 - Respect for Children, 2.9 - Inclusion and Anti-bias, 2.17 – Children Accessing the Internet, 2.18 – Cyber-bullying, 2.19 – Children’s Media Viewing, 3.5 - Excursions, 9.2 - Enrolment, 9.3 - Communication with Families, 9.5 – Complaints Handling, 10.12 Information Technology

Procedures

The family shall be responsible for providing the child with appropriate belongings and property required for active participation in the service. Such property may include (but is not limited to):

- Footwear;
- Clothing;
- Hats;
- Bags, lunch boxes and water bottles.

All personal property and belongings shall be clearly named or labelled.

The service shall inform parents/guardians through relevant newsletters and publications such as the Family Handbook of appropriate personal belongings required at the service.

The service shall not take responsibility for any of the children’s personal property or belongings, but will endeavour to:

- Actively encourage children to care for their belongings;
- Remind children when belongings need to be placed in storage e.g. lunch box into bag;
- Provide suitable storage to keep safe (at parent/family or child request) any item of personal belonging which is either special, expensive or at risk of being damaged;
- Ensure that participation in service activities and experiences does not willfully damage belongings; and
- Provide protective equipment such as painting smocks for relevant activities.

Throughout special program times i.e. Vacation Care or Pupil Free Days, the children may on occasion, and when advised be able to bring with them personal belongings other than day to day necessities e.g. games and toys. This shall be done solely at the discretion and responsibility of the family. No responsibility shall be taken whatsoever for any items brought to the service which become lost or damaged as a result.
Families and children will be encouraged not to bring electronic devices such as iPads, game consoles and mobile phones to the service. Educators are not available to monitor usage of children’s personal devices with access to internet and/or social media while at the service.

The service shall provide appropriate storage for lost property which shall be available to children and families at all times.

Any grievances or concerns relating to lost, damaged or stolen property of the children shall be documented and followed up, in accordance with the grievance and complaints procedure.

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2.16 Promoting Protective Behaviours Policy

The service considers its role in the protection of children of utmost importance and therefore takes a proactive approach in supporting families and children through promoting protective behaviours to ensure children’s ongoing safety, wellbeing and protection.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- Duty of Care
- NQS Areas: 2; 4; 5; 6; 7.

Procedures

Management, Coordinators and educators shall be committed to providing an environment that encourages children’s personal safety and promotes the wellbeing of all children at all times.

Coordinators and educators support children’s personal safety through:

- Reinforcing protective behaviour strategies such as:
  - ‘We all have the right to feel safe all of the time’; and
  - ‘Nothing is so awful that we can’t talk to someone about it’.
- Encouraging children to interact and/or physically touch other children in a safe and non-threatening way;
- Building on children’s problem solving, reasoning and communication skills (e.g. brainstorming safe strategies for unsafe situations).

Coordinators and educators actively encourage children’s personal safety behaviours in all sorts of situations including:

- Outside in the sun;
- Using the road while walking or riding;
- Being cautious and aware of strangers; and
- Who to go to for help if lost or feeling uncomfortable about an event or person.

Coordinators and educators collaborate with families to ensure children’s learning about personal safety is culturally appropriate.
Coordinators liaise with school administration to develop awareness of personal safety programs provided within the school setting. These events are communicated to educators to prepare them for children’s questions and/or comments.

The Coordinator liaises with management and families to develop and implement strategies for providing opportunities for personal safety programs for children to be included as part of the service program.

2.17 Children Accessing the Internet Policy

The service acknowledges that children may access the internet for educational and/or recreational purposes during the operational hours of the program. Therefore, the service takes a proactive approach to educating children on safe and secure internet usage. This policy aims to establish guidelines on access to the internet and/or online social networking with the aim of protecting children from risk of harm.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- Privacy Act 1988 and Regulations 2013
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- Duty of Care
- NQS Areas: 1; 2; 4; 5; 6; 7.
- Policies: 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.8 – Anti-Bullying, 2.15 – Children’s Property and Belongings, 2.18 – Cyber-bullying 3.1 – Educational Program Planning, 6.2 – Provision of Resources and Equipment, 9.3 – Communication with Families, 10.12 – Information technology.

Procedures

Definitions

‘Internet’ refers to the world wide web of computer systems that facilitates the transmission and exchange of data. Information search engines and web browsers include, but are not limited to, Google, Firefox and Internet Explorer.

‘Social Networking Media’ refers to any online tools or functions that allow people to communicate or share information via the internet. This includes, but is not limited to, applications such as Facebook, YouTube and Twitter.

‘Mobile device’ refers to devices that have non-Wi-Fi internet access such as iPads, tablets, iPods, and mobile phones

Service Responsibilities

The service will ensure that all service computers and mobile devices with internet access are fitted with adequate security and filtering software to prevent access to inappropriate information and web sites. This includes wireless access.

The service will ensure all educators are provided with training and support in managing instances of inappropriate use of the internet by children in accordance with relevant aspects of the service’s behaviour support guidelines.

In collaboration with the children, the service will develop and implement guidelines for accessing the computers/mobile devices and their internet usage whilst in attendance at the service. This may include the development of ‘user agreements’, in collaboration with children and families.
The services will make available to children and families relevant information about protecting children online and may include such material in service newsletters or other correspondence to children and families. (See the reference list for a variety of resources where suitable and relevant information may be accessed).

The service will have clear guidelines on the use of children’s personal belongings, including mobile devices.

**Educator Responsibilities**

Educators will ensure their own practices role model appropriate safety measures when researching information, either individually or with the children.

Educators will ensure children are only able to access the internet at the service through authorised computers and/or mobile devices that have appropriate security and filtering software installed.

Educators will encourage children’s safe use of the internet through strategies including, but not limited to:

- Monitoring what children are looking at/for when accessing the internet;
- Monitoring who children are chatting to/interacting with while accessing the internet; and
- Regular conversations with children about using the internet safely.

**Family Responsibilities**

To read through the services ‘user agreement’ with your child and ensure they have an understanding of the guidelines.

Be aware of your child’s access to data on devices, whether securely connected through the service or accessible on their own device.

**References**


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2.18 Cyber-bullying Policy

The service acknowledges it has a responsibility and Duty of Care to ensure that the rights of employees, volunteers, children and families to be physically, emotionally and psychologically safe whilst participating in online/internet activities associated with the service, are protected. This responsibility may extend beyond service online/internet activities, where such inappropriate behaviour, impacting harmfully upon employees, volunteers, children and families, becomes known.

This policy aims to articulate the rights and responsibilities of employees, volunteers, children and families associated with the service with regards to cyber-bullying.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Child Protection Act 1999 and Child Protection Regulations 2000*
- *Work Health and Safety Act 2011*
- *Duty of Care*
- *NQS Areas: 1; 2; 4; 5; 6; 7.*
- *Policies: 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.8 – Anti-Bullying, 2.15 – Children’s Property and Belongings, 2.16 – Promoting Protective Behaviours, 3.1 – Educational Program Planning, 6.2 – Provision of Resources and Equipment, 9.3 – Communication with Families, 10.9 – Risk Management and Compliance, 10.12 – Information and Technology.*

Procedures

Definitions

‘ICT’ - information and communication technology.

‘Cyber-bullying’ - involves the use of information and communication technologies to support deliberate, repeated and hostile behaviour by an individual or group that is intended to harm others.

Cyber-bullying might occur over the internet, in instant messaging (IM), chat rooms, social networking sites, blogs, gaming sites, over the phone by SMS or MMS, by email or via other technologies.

While cyber-bullying is similar to real life bullying, it differs in the following ways:

- It is invasive, can occur 24/7 with a person being targeted at home, work or anywhere;
- It can involve harmful material being widely and rapidly disseminated to a large audience. For example, rumours and images can be posted on public forums or sent to many people at the ‘press of a button’; and
- It can provide the bully with a sense of anonymity and distance from the victim so there is a lack of immediate feedback or consequences.
‘E-crime’ - occurs when a computer or other electronic communication device (e.g. mobile phone) is used to commit an offence, is targeted in an offence, or acts as a storage device to an offence.

**Service Responsibilities**

The service will ensure families are aware of the cyber-safety practices encouraged at any time employees, volunteers, children or families are accessing ICT equipment or devices at the service.

The Coordinator, will ensure all information posted to electronic media (e.g. internet web pages, news groups, web-based forums, Facebook) conforms to acceptable standards of respectable online behaviour. This may include ensuring that private information is not accessible on publicly available websites and that images posted don’t include any identifying images of the children without prior written permission from their parent/guardian.

The service will ensure all educators are provided with training and support in managing instances of cyber-bullying when children are accessing ICT equipment and devices.

Strategies and guidelines will be developed, in collaboration with the children, for using the ICT equipment and devices respectfully whilst in attendance at the service. This may include the development of ‘user agreements’, in collaboration with educators, children and families.

The service will have clear guidelines on the use of children’s personal mobile devices, should they be permitted at the service.

In consultation with management, if there is suspicion that an e-crime has been committed, the Coordinator will report it to the police. Where there is further reasonable suspicion that evidence of a crime, such as an assault, is contained on a mobile phone or other electronic device, the device will be confiscated and handed to the investigating police officer. The electronic device should not be tampered with.

The service may also be required to complete a ‘Notification of Serious Incident’ form and forward it to the Regulatory Authority.

**Educator Responsibilities**

Educators will ensure their own practices role model appropriate safety measures when researching information, either individually or with the children.

Educators will ensure children are only able to access the internet at the service through authorised computers and/or mobile devices that have been fitted with appropriate security and filtering software.

Educators will encourage children to follow guidelines and strategies for dealing with instances of cyber-bullying, as detailed in the service’s Online Safety Agreement.

Educators will encourage children’s safe use of the internet, through implementing the following cyber-safe practices whilst participating in service related activities:

- Never posting personal information such as address or telephone number online;
- Never posting photos of themselves (such as ‘selfies’) online;
- Not responding to any messages that are mean or in any way make them feel uncomfortable;
- Not sending any messages that may be mean or make another person feel uncomfortable;
- Never agreeing to meet any person they have met online;
- Never giving their internet user name or passwords to another person (even best friends);
- Checking with an educator before downloading or installing any software or games; and
- Informing an educator if they access information that makes them feel uncomfortable.
Family Responsibilities

To read through the services ‘user agreement’ with your child and ensure they have an understanding of the guidelines.

Informing the Coordinator of any concerns you may have in regards to cyber-safety and your child, whether it is happening at the service or not.

Be aware of your child’s access to data on devices, whether securely connected through the service or accessible on their own device.

Encouraging your child to share information, including social networking sites (Facebook) with you as a ‘friend’ to monitor their safety online.

References

2.19 Children’s Media Viewing Policy

The service recognises and acknowledges that technology and media viewing form part of a varied and balanced program, relevant to the needs and interests of children. Therefore this policy aims to establish guidelines for children’s media viewing while at their SAC service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Act 2014*
- *Child Protection Act 1999 and Child Protection Regulations 2000*
- *Copyright Act 1968*
- *‘My Time, Our Place’ Framework for School Age Care in Australia*
- *Duty of Care*
- *NQS Areas: 1; 2; 4; 5; 6; 7.*
- *Policies: 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.15 – Children’s Property and Belongings, 3.1 – Educational Program Planning, 6.2 – Provision of Equipment and Resources, 9.3 – Communication with Families.*

Procedures

Definitions

‘Media’: refers to the communication channels through which news, entertainment, data or promotional messages are disseminated. Media includes every broadcasting medium such as newspapers, magazines, TV, radio, billboards, direct mail, telephone, fax and internet. ‘Media’ also includes data storage material recorded on disks, tapes, CD’s, DVD’s and SD cards.

‘Copyright’ is the legal right granted to an author, composer, playwright, publisher, or distributor to exclusive publication, production, sale, or distribution of a literary, musical, dramatic, or artistic work.

Service Responsibilities

To ensure compliance with the relevant Copyright Laws, the service will ensure they hold current licenses for:

- The ‘public’ viewing of films, DVDs, videos and television; and
- The ‘public’ performance, broadcast or communication of music

The service will ensure that children’s media viewing is incorporated as part of a varied and balanced program designed to enhance children’s learning and experiences while in care.

The service will collaborate with families and children in setting guidelines for media viewing within the program. Strategies implemented may include designated times for media and/or technology viewing.

The service will ensure that all material viewed by children as part of the educational program is age appropriate and consistent with the Australian Film and Literature Classifications:
- (G) - The content is very mild in impact and is for general viewing. However, some G-classified films or computer games may contain content that is not of interest to children; or
- (PG) – The content is mild in impact however, films and computer games may contain content that a parent or caregiver might need to explain to younger children as it may be confusing or upsetting to them.

Through the family enrolment process, written permission will be sought from parents/guardians relating to the classification of media viewing material accessible to their child/ren whilst in care at the service.

**Educator Responsibilities**

Educators will ensure that all material viewed by children, whether provided as part of the service program or bought from a child’s home, is age appropriate and consistent with the Australian Film and Literature Classifications (G) or (PG).

Educators will encourage children to only bring videos, DVDs, games or music that are suitable for viewing.

**Family Responsibilities**

Parents/guardians will ensure that all videos, DVDs, games or music bought to the service by their children are consistent with this policy and the Australian Film and Literature Classifications (G) or (PG).

**References**

2.20 Supervision of Children Policy

The service acknowledges that the safety of children is paramount and therefore takes a proactive approach, through the implementation of specific policies and procedures, to ensure the adequate and appropriate supervision of children whilst enrolled and attending the service program.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Child Protection Act 1999 and Regulations 2000*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- Duty of Care

**NQS Areas:** 1; 2; 4; 5; 6; 7.

- **Policies:** 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children From Harm, 2.3 – Educator Ratios, 2.4 – Arrivals and Departures of Children, 2.6 – Behaviour Support and Management, 2.8 – Anti-bullying, 2.11 – Including Children with Special/Additional Needs, 2.12 – Managing Duty of Care – Non-Attending Children, 2.17 – Children Accessing the Internet, 2.18 – Cyber-bullying, 2.19 – Children’s Media Viewing, 3.3 – Educator Practices, 3.4 – Homework, 3.5 – Excursions, 3.6 – Transport for Excursions, 3.7 – Physical Activity, 3.8 – Extra-Curricular Activities, 3.11 – Escorting Children, 3.13 – Water Activities and Safety, 4.9 – Children’s Toileting, 6.4 – Shared Facilities, 7.2 – Drills and Evacuations, 7.3 – Harassment and Lockdown, 8.1 – Role and Expectations of Educators, 8.4 – Educator Professional Development and Learning, 8.5 – Volunteers, 8.8 – Employee Performance Monitoring, Review and Management, 9.3 – Communication with Families, 10.9 – Risk Management and Compliance.

Procedures

Definition

‘Supervision of children’: Knowing and accounting for, the activity and whereabouts of each child in care and the proximity of educators to children at all times to ensure the immediate intervention of educators to safeguard a child from risk of harm.

Supervision is provided by educators during the service operating hours and once children are signed in to the program. If children are signed out of the program and remain on the premises, the parent/guardian is responsible for them however, if the child is observed displaying inappropriate behaviour an educator may still apply the service behaviour management guidelines.

Children are encouraged to stay within the service approved area to wait for arriving parents/guardians.

The service adheres to the educator to child ratios as prescribed in the *Education and Care Services National Law Act 2010 and Regulations 2011*, ensuring that educators counted in the ratios are directly working with children (refer to Educator to Child Ratios Policy 2.3).

To ensure the safety and wellbeing of children and educators, there will be at least two educators at all times on the premises whilst children are in care, one of whom will be a delegated responsible person for the service (unless the service is operating under Policy 10.24 – Single Educator on Duty).
When planning activities and the necessary supervision requirements, the Coordinator/responsible person in charge will ensure consideration is given to the design and arrangement of the indoor and outdoor environment to ensure it supports active supervision by educators.

The number of supervising educators for activities will be determined through consideration of:

- The type of activity (e.g. excursion, swimming);
- The age and capabilities of the children undertaking the activity;
- The area in which the activity will be conducted; and
- The age and skill of educators supervising.

For high-risk and excursion activities, a risk assessment will be completed.

Personal mobile phones are not permitted to be used by educators when supervising children, without prior arrangement with the Coordinator.

All children will be actively supervised whilst accessing the toilet facilities. Children will be required to inform an educator when they need to access the toilet. Educators shall use appropriate communication methods to monitor children accessing the toilets.

The Coordinator/responsible person in charge will ensure that educators receive regular instruction in effective supervision techniques including:

- Scanning – regularly looking around the whole area to observe all the children in the vicinity;
- Positioning – physically positioning themselves in order to observe the maximum area possible;
- Listening – will assist in supervising areas where children may be playing in corners, behind trees or on play equipment; and
- Being ‘with it’ – ensuring they are aware of the children in their area as well as the children’s skills and capabilities in interacting with others.

Educators will be required to do regular head counts and use educator communication methods when supervising activities indoor or outdoor activities.

The Coordinator will be made aware of children involved in behaviour incidents who may require further support, consistent with the service’s Behaviour Support and Management Policy. Children may be directed to a quiet area and supervised by the Coordinator (or other educator) until such time as they are calm and ready to re-join the activity.

To ensure effective supervision of all children participating in their area/activity, educators will be:

- Given guidance and instruction when setting up the environment and/or activities;
- Instructed on the use of various staff communication methods (e.g. use of walkie talkie);
- Aware of the procedures for children accessing the toilet;
- Made aware of children’s individual health and or medical needs and any relevant emergency management plans;
- Made aware of any identified hazards and/or risks to children and the control measures in place;
- Made aware of the children in care, the group dynamics and behaviour strategies that may be useful; and
- Made aware of any children in care with special/additional needs.
Risk assessments will be developed for high-risk activities, excursions and incursions which specifically identify the number of supervising educators required for the relevant activity. All risk assessments must be read and signed off by educators to acknowledge their understanding of supervisory requirements.

For all water and/or swimming excursions, educators will be placed both in and out of the water for effective supervision of children in the water.

Educators under eighteen years of age who are supervising children will be fully supervised by a qualified educator who is eighteen years or over.

During excursions, educators will supervise children, ensuring educator to child ratios are maintained at all times. This includes in toilets and change rooms. If there is no male educator available to supervise the boy's toilets, female educators must satisfy themselves that it is safe for the child/ren to access the toilets and will remain outside the toilet area until all child/ren have returned.

During excursions, children will not be left in the sole care and custody of bus drivers or any other persons; educator ratios for the service will continue to apply during excursions.

**References**

2.21 Children’s Transition to OSHC Policy

The service recognises and acknowledges the importance of ensuring children have a smooth transition into the school age care setting. Through this policy, the service aims to identify and address the support structures and activities required to assist families and children of all ages in making this transition.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- Duty of Care
- NQS Areas: 1; 2; 4; 5; 6; 7.
- Policies: 2.1 – Respect for Children, 2.4 – Arrivals and Departures of Children, 2.6 – Behaviour Support and Management, 2.11 – Including Children with Special/Additional Needs, 2.14 – Bookings and Cancellations, 3.1 – Educational Program Planning, 4.6 – Medication, 4.8 – Sun Safety, 4.10 – Anaphylaxis, 4.15 – Asthma, 4.17 – Children with Medical Conditions, 9.1 – Access, 9.2 – Enrolment, 9.3 – Communication with Families, 9.5 – Complaints Handling, 10.18 – Court Orders and the Release of Children in Care.

Procedures

The service will endeavour to establish links with the school and wider child care community in order to build relationships with prospective families and children.

As part of the service enrolment process, the parent/guardian will be required to provide relevant information which will enable educators to properly care for their child. This shall be in the format of appropriate questions on the enrolment form and include (but not limited to) information such as:

- Full name and preferred name, if relevant, and age;
- Any health care needs, allergies or other relevant medical conditions;
- Any special physical, emotional, dietary, religious, cultural or other needs or considerations relating to the child; and
- The child’s likes, dislikes or phobias.

As part of the enrolment process, an enrolment pack will be provided to families. The enrolment pack includes the service’s Family Handbook, Children’s Handbook, educator information and policies and procedures that are relevant and important for families.

The service shall have the right to request any information in regard to the child/ren’s needs so far as it may impact on their ability to participate in the program and be appropriately cared for within the service.

Through the service enrolment process, parents/guardians will be requested to attend a short interview with the Coordinator as well as being encouraged to visit the service with their child during operating hours to:

- Meet the Coordinator and educators of the service;
- Tour the approved areas of the service including both indoor and outdoor areas;
• View the service routines such as breakfast or afternoon tea; and
• Observe children involved in activities.

During the child’s first attendance at the service, educators will:

• Respectfully acknowledge each child and their parent/guardian on arrival, ensuring they feel welcome;
• Introduce them to other educators and children;
• Familiarise them with the service routines such as meal times and hand washing;
• Clearly explain the service rules and behaviour expectations; and
• Facilitate the child’s involvement in group experiences to support them in forming new friendships.

Children starting at the service who are in Prep will be escorted to the classroom on being signed out from Before School Care and escorted from the classroom to After School Care by an educator. Educators will support children to follow classroom expectations and teacher routines (e.g. bag/lunchbox storage, handing in homework, etc.).

The service will support new families by ensuring that any issues or concerns involving their child’s commencement at SAC are discussed in a friendly, respectful and timely manner.

Educators will endeavour to develop responsive and respectful relationships with new children through regular and genuine interactions and conversations. Educators will talk to children about their interests and seek their suggestions for activities they would like to be involved in.

To support children’s smooth transition to care, educators will ensure that children can access quiet places to rest, to be alone or to interact calmly with other children and educators.

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2.22 Departures of Children with Self Care or Sibling Care Arrangements Policy

The service recognises that families may permit their children to travel home or to another activity on their own or with an older sibling. Under the written instruction of the family, the service will apply the following procedure to such circumstances.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- Australian Government Department of Education Children’s Services Handbook
- Duty of Care
- Queensland Criminal Code 1899
- NQS Areas: 2; 6; 7.
- Policies; 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.4 – Arrivals and Departures of Children, 9.2 – Enrolment, 9.3 – Communication with Families

Procedures

The service will apply the following procedure for children who are permitted to leave the premises by way of written instruction from their legal parent/guardian either on their own or with a sibling:

- The service will require that the parent provide the following information along with the consent to depart notification:
  - The date/s and times of departure;
  - The child’s destination;
  - Expected length of journey to destination (time and distance);
  - Mode of transport i.e. on foot or bicycle; and
  - Name and date of birth of older sibling collecting the child (if applicable);
- The child will be signed out by an educator upon leaving the premises;
- The parent will be notified (by phone, text or email) that the child has left the premises;
- The parent will be asked to phone the service once they have been notified that their child has arrived safely at home or at their next activity;
• The service will provide families with information (by way of fact sheet) regarding children, siblings and self-care arrangements and ask that families use this information as a basis for determining the capacity of their child/ren to be left in self-care arrangements; and

• The service acknowledges that families may use their discretion in determining the capacity of their own children to enter into self-care arrangements.

Definition

The Queensland Criminal Code 1899 (Section 364A) states:

• A person who, having the lawful care or charge of a child under 12 years, leaves the child for an unreasonable time without making reasonable provision for the supervision and care of the child during that time commits a misdemeanour. Maximum penalty is three years imprisonment.

• Whether the time is unreasonable depends on all the relevant circumstances.

References


Fact Sheet - Home Alone

2.23 Interactions and Relationships with Children Policy

The service encourages all educators to build positive relationships with children that make them feel safe and supported in the service. The service encourages interactions with children to be authentic and responsive and be based on fairness, equity, acceptance, empathy and respect for the child’s culture, rights and community. The rights of the child will be paramount when interacting and building relationships. Educators will encourage positive relationships and interactions between children and their peers as well as with educators, volunteers and other staff at the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- United Nations Convention on the Rights of the Child
- NQS Areas: 1; 4; 5; 7.
- Policies; 2.1 – Respect for Children, 2.6 – Behaviour Support and Management, 2.8 – Anti-Bullying, 2.9 – Inclusion and Anti-bias, 2.11 – Including Children with Special/Additional Needs, 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.4 – Educator Professional Development and Learning, 8.9 – Employee Code of Conduct, 8.15 – Children of Employees

Procedures

A positive atmosphere and the wellbeing of children attending the service is promoted through attentive and nurturing care and quality interactions between educators and children.

Children’s emotional development and social relationships are supported and enhanced by educators through conversation, discussion and promotion of children’s language and effective communication.

The Coordinator shall:

- Guide educator’s professional development and practice to promote interactions with children that are positive and respectful;
- Establish practice guidelines that ensure interactions with children are given priority and those interactions are authentic, just and inclusive irrespective of difference; and
- Encourage positive interactions which lead to supportive, trusting and respectful relationships.

Educators, volunteers and other staff will:

- Respond sensitively and appropriately to children’s efforts to communicate, and to initiate interactions and conversations;
- Encourage children to initiate conversations about their experiences, express their ideas and feelings, share humour and seek assistance as they take on new challenges;
- Organise routines, as well as planned and spontaneous experiences, to maximise opportunities for meaningful conversations between children and educators as well as ensuring children have equal opportunity to engage in one on one and small group conversations with educators;
- Support play by responding to children’s cues to guide their level and type of involvement while always maintaining a positive approach when responding to children and offering assistance;
- Collaborate with children about routines, activities and experiences, encouraging children to make choices and decisions;
- Provide support so that meal times are relaxed and comfortable with opportunities for educators to sit and talk with children;
- Use techniques such as sign/body language and other resources/tools to support children with special/additional needs to communicate effectively;
- Encourage children to participate in enjoyable interactions with their peers, respond positively to other’s ideas, negotiate roles and relationships, contribute to shared play and develop friendships;
- Acknowledge children’s complex relationships and sensitively intervene, when appropriate, in ways that promote consideration, alternative perspectives and social inclusion;
- Listen attentively giving full attention to children as they engage in interactions and conversation; and
- Use their interactions with children to support the maintenance of home languages and learning English as a second language;

Supporting Children through Difficult Situations

A child’s reaction to a stressful or traumatic situation will depend on factors such as their development and maturity and impact of the event on individuals around them. A child may react in unexpected ways. They may act ‘normally’ at first however, educators must be alert to delayed reactions.

Educators will help and support the child to cope with such situations through:

- Talking to the child about what happened in a way that they will understand and without going into frightening or graphic detail;
- Reassuring the child they are safe (but only if they really are);
- Ensuring the child doesn’t jump to conclusions and think they may be to blame in a tragic event;
- Talking about the event with those affected (for example, all children if the event has affected the whole service or the children that have been affected) and letting everyone have their say, including the children; and
- Talking to the children about how individuals react to stressful or traumatic situations and that the feelings they have are important and valid.

Should it be required, the service will liaise with appropriate authorities (such as Child Safety) and follow any recommendations made by such authorities.

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2.24 Children’s Participation and Decision Making Policy

The service has a commitment to ensuring that children are able to develop a sense of agency through making and influencing decisions that may affect their world. This will be undertaken through children’s meetings, surveys, suggestion box, newsletters, noticeboard or general conversations.

The service respects the UN Convention on the Rights of the Child, encouraging children, staff and families to be collaborators and shared decision makers in the program at our service. We believe that children’s views should be given due weight in accordance with their age and maturity, and that children have the right to freedom of expression through media of their choice.

It is essential that all educators, management and other stakeholders who make decisions have a clear understanding of the views and wishes of the children in order to effectively inform the decision making process.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- Anti-Discrimination Act 1991 (QLD)
- UN Convention on the rights of the Child
- NQS Areas: 1; 5.
- Policies: 2.1 – Respect for Children, 2.11 – Including children with Special/Additional Needs, 2.19 – Children’s Media Viewing, 2.23 – Interactions with Children, 3.1 – Educational Program Planning, 3.3 – Educators Practice, 3.4 – Homework, 3.5 – Excursions, 3.7 – Physical Activity, 3.9 – Creative and Expressive Arts, 3.13 – Water Activities and Safety, 3.15 – Cooking with Children, 4.7 – Keeping of animals, 5.6 – Menu Development, 8.1 – Role and Expectations of Educators, 8.9 – Employee Code of Conduct, 9.3 – Communication with Families, 10.8 – Information Handling (Privacy and Confidentiality).

Procedures

Involving children in the decision making process of the service contributes to the learning outcomes for children as articulated in the ‘My Time, Our Place’: Learning Framework for School Age Care in Australia.

The Service will:

- Ensure children are consulted about the environment and program in which they participate;
- Ensure different communication strategies of children, such as body language, facial expression, the manipulation of objects and/or conversation are used to support child-initiated activities and programs;
- Ensure children participate in decision making processes;
- Facilitate children’s meetings, recording and documenting their conversations and ideas in a children’s meeting book. Educators or other children shall act as a scribe for what children say, making notes for further follow up; and
- Ensure children’s views are actively sought and discussed with their responses and perspectives planned into the program with respect and authenticity.
**Educators will:**

- Ensure child-initiated, shared-decision making happens across all aspects of the service;

- Empower children to access and learn from their own life experiences as well as those of their peers and adults around them;

- Be active listeners, observers, scribes and sounding boards for children;

- Respect the age and stage of development of the children during decision making. Educators may use different levels of participation as appropriate:
  - Child initiated, shared decision making with adults;
  - Child initiated and directed – adults provide a supportive role; and
  - Adult initiated, shared decision making with children.

- Consult children about how their input will be used and advised of the outcomes of the decisions made; and

- Ensure children have a voice in their level of participation including:
  - Areas of interest they would like to explore;
  - Where and how they would like to play, with others, or alone;
  - What they would like to use;
  - The adults with whom they feel comfortable and secure;
  - When and what they would like to eat; and
  - How they prefer to sleep or rest.

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2.25 Statement of Intent for Children's Play Policy

The service acknowledges and recognises the importance of play for children’s physical development and social and emotional wellbeing, as well as the benefits of allowing children of all ages and abilities to experience challenging opportunities in a variety of environments. The service understands and accepts that children will often be exposed to play environments which, whilst well-managed, carry a degree of risk and sometimes potential danger and will work proactively with all stakeholders to minimise those risks.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- United Nations Convention on the Rights of the Child
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Area: 1.1.1, 1.1.2, 1.1.5, 1.1.6; 1.2.2; 2.2.2; 2.3.1; 3.1.1, 3.1.3; 3.2.1, 3.2.2; 4.1.1; 4.2.1; 5.1; 5.2; 7.1.2, 7.1.4; 7.2.1; 7.3.1, 7.3.5.
- Policies: 2.1 – Respect for Children, 2.3 – Educator Ratios 2.6 – Behaviour Support and Management, 2.9 – Inclusion and Anti-bias, 2.11 – Including children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 2.24 – Children’s Participation and Decision Making, 3.1 – Educational Program Planning, 3.2 – Program and Documentation Evaluation, 3.3 – Educators Practice, 3.7 – Physical Activity, 3.9 – Creative and Expressive Arts, 6.2 – Provision of Resources and Equipment, 8.1 – Role and Expectations of Educators, 8.2 – Educational Leader.

Procedures

Definition

“Play is a freely chosen, personally directed, intrinsically motivated behavior, normally associated with recreational pleasure and enjoyment”

Play is often interpreted as frivolous; yet the player can be intently focused on their objective, particularly when play is structured and goal-oriented. Accordingly, play can range from relaxed, free-spirited and spontaneous through frivolous to planned or even compulsive. Not only does play promote and aid in physical development, such as hand–eye coordination, but it also aids in cognitive development and social skills.

Service Responsibilities

The service will ensure there are a variety of play spaces, inside and outside where children can play, either in groups or alone.

The service program will be designed and facilitated to ensure children are able to move freely between relevant play spaces, both inside and outside.

Equipment, resources and materials that can be used for a variety of purposes will be provided to encourage children to guide their own play.

Activities offered as part of the service program will be carefully considered in relation to the risk benefit for children with opportunities for play planned to develop children's risk awareness.

The Coordinator will ensure a comprehensive risk assessment is conducted prior to any high risk activities being undertaken. All educators involved in such activities will read and sign the risk assessments and be briefed on their responsibilities prior to the activity.
**Educator Responsibilities**

Educators will ensure that materials, resources and equipment are set up in such a way as to create an environment which will stimulate children’s play and maximise their opportunities for a wide range of play experiences.

Educators will design and develop the program in order to ensure children have opportunity to be involved in a variety of types of play including socio-dramatic, creative, exploratory, imaginative, physical and rough and tumble.

Educators will ensure children are playing in an approved area of the service with supervision suitable for the type of activity, the age and developmental stage of the children participating.

When planning play opportunities for children, educators will:

- Be thoughtful and deliberate in their planning ensuring the interests, needs and abilities of the children are known and catered for;
- Empower children to make decisions about their play and leisure-time experiences;
- Ensure all children are have equal opportunity for inclusion in play;
- Provide opportunities for both indoor and outdoor play experiences, and that will include both ‘built’ and ‘natural’ elements;
- Provide resources that are accessible, varied, age and ability appropriate, culturally diverse, open-ended and sufficient in number;
- Collaborate with the children and be open to change and spontaneity;
- Encourage children to make decisions and to take responsibility for their own needs;
- Empower children to be creative and seek out possibilities and solutions;
- Encourage children to try and experience new things and experiences; and
- Play with the children picking up on cues, seizing ‘teachable’ moments and ways to scaffold children’s learning.

Children’s learning outcomes are facilitated through educator observation and evaluation of children’s play. The outcomes articulated in ‘My Time, Our Place’ are:

- Children have a strong sense of identity;
- Children are connected with and contribute to their world;
- Children have a strong sense of wellbeing;
- Children are confident and involved learners; and
- Children are effective communicators;

Educators will use positive communication such as body language, praise and encouragement to assist children in developing the necessary skills and capabilities in managing risky play situations and new experiences.

**References**


3.1 Educational Program Design and Implementation Policy

Using the approved learning framework, My Time, Our Place: Framework for School Age Care in Australia, the appointed Educational Leader of a SAC service, in consultation and collaboration with educators, children and families, plans, designs and delivers programs that cater to the diversity of ages, developmental needs, skills, interests and abilities through a variety of challenging leisure and recreational activities. In providing opportunities for children, the service recognises the importance of play, relationships, collaborative decision making and respect for diversity.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.
- Policies: 2.11 – Including Children with Special/Additional Needs, 3.3 – Educators Practice, 3.7 – Physical Activity, 3.9 – Creative and Expressive Arts, 8.1 – Role and Expectations of Educators, 8.2 – Educational Leader.

 Procedures

A suitably qualified and experienced educator will be identified as the Educational Leader for the service (as per Policy 8.2 – Educational Leader).

The Educational Leader is responsible to have a written program plan prepared for each aspect of the service. This program plan will be on display for key stakeholders including children, families and colleagues.

The Educational Leader shall support and guide staff in the planning, evaluation, development and implementation of programs and experiences for the children consistent with this policy and, in particular, which:

- Demonstrate that the five learning outcomes provide a focus for the activities and experiences planned for individuals and groups of children;
- Takes a holistic view of children's learning, focusing on their physical, personal, social, emotional and spiritual wellbeing;
- Are built around routines, i.e. arrival, hand washing, eating, play etc. ;
- Includes a variety of activities and experiences that promote effective hygiene practices, good nutrition and healthy lifestyles;
- Includes activities which would normally be a part of the life of children during hours outside of school (this is particularly relevant during Vacation Care where excursions become an important part of the program);
- Demonstrates flexibility in program delivery by incorporating children's ideas, culture and interests to ensure the experiences are relevant and engaging;
- Promotes the children's sense of belonging, connectedness and wellbeing by taking an interest in the individual needs, interests, culture, views and abilities of the children;
- Provides a variety of indoor and outdoor experiences, open ended resources, natural elements and materials suited to the age, developmental ranges and diversity of all children attending the service;
- Provides appropriate opportunities for children as individuals and small groups to follow and extend their interests;
- Provides appropriate opportunities for children to participate in physical play, accepting and acknowledging each child's level of participation according to their age, abilities and interest;
- Provides appropriate opportunities for children to express themselves through creative and imaginative play, including elements of music, dance, drama, etc.;
- Provides appropriate opportunities for children to develop a range of life skills such as establishing and maintaining meaningful relationships, working collaboratively with others and self-regulating their own behavior;
- Takes account of necessary modification and enhancements identified through the Program and Documentation Evaluation Policy (see Policy 3.2), as well as spontaneous child-initiated opportunities and moments of intentionality;
- Provides appropriate opportunities for children to broaden their understanding of the world in which they live by reflecting the multicultural and multilingual nature of the local community and demonstrating a positive approach towards diversity and Australia’s Aboriginal and Torres Strait Islander heritage;
- Encourages and provides appropriate opportunities for families to participate in shared decision making and give feedback about the program and their child's learning; and
- Applies the principle of equal opportunity to the service's program. Children, regardless of gender, cultural, racial, religious or other background, will be encouraged to participate in a wide range of activities.

The Educational Leader is responsible, in consultation with educators, to continually recreate and adapt the indoor and outdoor environments to:

- Meet the needs and interests of all children, including their need for rest or sleep;
- Facilitate the inclusion of children with additional needs;
- Respond to the developing and emerging abilities and interests of all children; and
- Ensure that all children in a multi-age group have positive experiences.

Children are encouraged to participate in decision making, with their ideas and opinions listened to and if possible, acted upon. This facilitates children sharing ideas and questioning what happens at their service.

Where possible, the program allows and encourages children to complete long-term projects.

**Definitions**

**Program:** In the school age care setting 'all the interactions, experiences, activities, routines and events, planned and unplanned, that occur in an environment designed to foster children's wellbeing, development and learning.'

**References**

Australian Government (2010) My Time, Our Place – Framework for School Age Care in Australia
3.2 Program Evaluation Policy

In order to ensure the service programs are effective in delivering the objectives and learning outcomes as reflected in these policies and procedures, the service regularly reflects on, and evaluates, the structure, process and content of its programs.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- Privacy Act 1988 and Regulations 2013
- NQS Areas: 1; 2; 4; 5; 6; 7.

Procedures

The service will implement a cycle of program planning which incorporates contemporary knowledge and practice wisdom.

Educators will regularly seek feedback and information from families in relation to their child/ren and their participation in the programs delivered by the service. This information may be gained through face to face conversations, surveys, enrolment forms and/or other effective means.

Through regular team meetings, the Coordinator/Educational Leader, educators and other staff will draw on the diverse knowledge, views and experiences of each other when reviewing the experiences planned to ensure that all children have opportunity to achieve the learning outcomes.

Educators will be required to critically reflect on and evaluate activities both planned and spontaneous, by using various methods including (but not limited to) observations, experience evaluations and learning stories, to ensure the identified learning outcomes for each child are promoted. Critical reflection involves closely examining all aspects of events and experiences from different perspectives.

Children’s learning experiences and activities are documented in a variety of ways to assist with ongoing reflection, evaluation and assessment of their strengths, interests, behaviours and relationships. Documented experiences will be collated and displayed for families and children.

Children’s comments, suggestions and feedback are recorded in the children’s meeting/suggestion book which is reviewed at regular team meetings for activities and experiences that could be implemented into the program.

Families are invited at parent information sessions and through the Family Handbook to contact the Coordinator/Educational Leader at any time with any comments, complaints or suggestions relating to the programs provided by the service.
The Coordinator/Educational Leader will, on a regular basis at team meetings:

- Seek verbal comments from educators in respect to the effectiveness of the program and practice as it aligns with the Principles, Practice and Outcomes of My Time Our Place and the service statement of philosophy, and to achieve the program goals; and
- Discuss with educators the ways in which the program could be modified or enhanced as a result of any feedback or experience encountered in the delivery of the program. Written minutes will be taken at these meetings.

The Educational Leader will, on a weekly basis and taking into account the evaluations of educators, reflect on and evaluate the planned and spontaneous experiences to ensure the identified goals and learning outcomes were achieved. These evaluations will inform future programming decisions in collaboration with all educators and children.

The Coordinator/Educational Leader and educators will, through an ongoing process of self-evaluation, monitor, evaluate and review the program delivery in line with the National Quality Standard and to ensure they fulfill these policies and procedures and any other relevant obligations of the service.

Taking into account all feedback received through these procedures, the Coordinator/Educational Leader will regularly report in writing to the Approved Provider on the evaluation of the effectiveness of the service programs and the ways in which they have been modified or enhanced as a result.

In seeking feedback from parents or educators, the Coordinator will treat all complaints relating to program respectfully in accordance with the Complaints Handling Policy (see Policy 9.5) and, where necessary, will take appropriate steps to seek to address genuine complaints quickly and effectively.

**Resources**

Australian Government (2010) My Time, Our Place – Framework for School Age Care in Australia
3.3 Educator Practice Policy

The service is committed to providing quality outcomes for children through ensuring that educator practice reflects the service’s statement of philosophy and goals, and the Principles as outlined in ‘My Time, Our Place’: Framework for School Age Care. The service applies professional standards to guide educator practice and decision making within the service and provides opportunities for educators to acquire the skills and knowledge to enable them to fulfill their role.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- ‘*My Time, Our Place*: Framework for School Age Care in Australia
- *NQS Areas*: 1; 2; 3; 4; 5; 6.; 7.
- *Policies*: 2.11 – Including Children with Special/Additional Needs, 3.1 – Educational Program Planning, 3.7 – Physical Activity, 3.9 – Creative and Expressive Arts, 8.1 – Role and Expectations of Educators, 8.2 – Educational Leader, 8.10 – Employee Orientation and Induction.

Procedures

Educators will be supported in their daily practice to:

- Foster children’s self-esteem and confidence by allowing them to investigate, imagine and explore ideas as well as experiencing pride and confidence in their achievements;
- Empower children to make choices, guide their own play and extend their interests with enthusiasm, energy and commitment;
- Support children to understand, self-regulate and manage their own emotions in a way that reflects the feeling and needs of others;
- Promote children’s sense of belonging, connectedness and wellbeing through consistently positive and genuinely warm and nurturing interactions;
- Support children’s communication through engaging them in a range of methods from sustained conversations about their ideas and experiences to providing opportunities for music, books etc.;
- Respect the diversity of families within the community and allow opportunities for children to broaden their understanding of the world in which they live through the investigation of histories, cultures, languages and traditions;
- Demonstrate flexibility in program delivery, incorporating children’s ideas, culture and interest to ensure experiences are relevant and engaging as well as being creative in the use of equipment and materials to stimulate children’s interest and curiosity;
- Support children to explore different identities and points of view through play and everyday experiences, acknowledge each child’s uniqueness and are aware of, and responsive to, children who may require additional assistance to participate;
- Allow and assist children to document their learning experiences using various methods such as photographs, journals and/or art and craft displays;
- Reflect on planning and implementation of activities in relation to the ‘My Time, Our Place’ Framework for School Age Care in Australia and their knowledge of the children’s current learning and development through regular completion of activity observations and/or learning stories;
- Support all aspects of children’s health, ensuring that their individual health and wellbeing requirements are met and supporting them to learn about healthy food, drink and lifestyle choices;
• Demonstrate a commitment to children’s health and safety through role modeling hygiene and sun safe practices, complying with service policies and procedures relating to the environment and/or equipment and supporting children to negotiate play spaces to ensure the safety and wellbeing of themselves and others;

• Support a balance of indoor, outdoor, planned and spontaneous physical activities and passive experiences for children by encouraging participation in new and/or unfamiliar activities and accepting the children’s level of involvement according to their skill and ability;

• Demonstrate a commitment to ensuring children are protected through compliance with service policies and procedures relating to the safety and/or collection of children in the care of the service;

• Demonstrate a commitment to regularly review and update knowledge and/or skills and practices in line with current professional standards and/or guidelines through the development and implementation of a professional development plan, in conjunction with the Coordinator and in line with identified service needs;

• Support other educators to achieve the goals as outlined in the service philosophy and goals by sharing expertise, modeling best practice, providing feedback and leading discussions at regular team meetings;

• Support families through creating an inclusive and welcoming environment where sharing of information about their child is encouraged, concerns are responded to in a prompt and courteous manner, suggestions and/or ideas for improvement are acknowledged and additional support agencies are accessed if required; and

• Support and encourage families and children's involvement in their local and wider community, through participation in appropriate projects and/or events and engaging children in sustainable practices within the service.
3.4 Homework Policy

To support families and children, the service will endeavour to provide adequate time, quiet space and supervision to enable children to do their homework as necessary, with the express understanding that time in school age care may be the optimal opportunity for homework completion.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- NQS Areas: 1; 2; 3; 4; 5; 6; 7.

Procedures

The Coordinator may create and keep a homework list with the names of children who are to do homework each day.

Children doing homework will be supervised in a quiet environment, away from the other children if possible.

Educators will assist children with projects and homework to the extent possible, taking into consideration supervision and duty of care issues in relation to the other children in care.

Educators will not be responsible for monitoring and signing off on homework.
### 3.5 Excursions Policy

This service will include excursions as a valuable part of its overall program. Excursions will provide enjoyment, stimulation, challenge, new experiences and a meeting point between the service and the wider community. Risk assessments will be conducted and all safety precautions identified and maintained, and parent permission will be obtained before a child is taken on an excursion.

#### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- *Family and Child Commission Act 2014*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *Duty of Care*
- NQS Areas: 1; 2; 3; 4; 6; 7.

#### Procedures

Children’s age, interests and abilities will be taken into consideration when planning excursions. Comments and suggestions from children and families will also be taken into account.

When planning excursions, venue and transport costs will be considered, to ensure that excursions are financially viable to all families.

Alternative arrangements will be planned in case of changed weather conditions.

The Approved Provider will approve all excursions.

When planning an excursion and including water-based activities, the Coordinator will conduct a risk assessment including strategies and procedures for managing children whilst undertaking such activities. Strategies could include the involvement of qualified educators and supervision management plans.

Limited bookings impacting viability may result in the excursion being cancelled. The Bookings and Cancellations Policy (see policy 2.14) will apply to all excursions.

#### Prior to an excursion

**A risk-assessment must be conducted**

The Coordinator, or nominated person will contact by phone or visit the excursion venue and perform a risk assessment. As per the National Regulations, the risk assessment must consider:

- The proposed route and destination for the excursion;
- Any water hazards and/or risks associated with water-based activities;
- The transport to and from the proposed destination for the excursion;
- The number of adults and children involved in the excursion;
Given the risks posed by the excursion, the number of educators or other responsible adults that is appropriate to provide supervision and whether any adults with specialised skills are required (e.g. life-saving skills);

The proposed activities and duration of the excursion; and

A list of items that should be taken on the excursion (e.g. mobile phone, emergency contacts).

Authorisation from parent or other, with authorisation as per enrolment form, to take the child outside of the service will be sought.

Excursion permission forms will be required to be signed by a parent/guardian prior to every excursion (see 3.5.1). The permission form will contain the following information as a minimum:

- The child’s name;
- The reason the child is to be taken outside the premises;
- Excursion date;
- Description of the destination;
- Method of transport;
- Proposed activities to be undertaken;
- Departure and return times (the period of time to be away from the premises;
- Anticipated number of children likely to be attending the excursion
- The anticipated ratio of accompanying educators to anticipated number of children;
- Anticipated number of staff members or other adults to accompany and supervise the children: and
- That a risk assessment has been prepared and is available at the service.

There will be no changes to the notified itinerary except in an emergency and as would ensure the wellbeing and safety of the children.

Adequate steps will be taken when selecting transport. (See Policy 3.6 – Transport for Excursions).

All Educators attending the excursion must read and sign off on the relevant and specific excursion risk assessment/s, prior to attending on the day.

The Coordinator will ensure the excursion checklist (see 3.5.2) is completed prior to departing for the excursion.

**During the Excursion**

The following items will be taken on all excursions and be readily accessible to educators at all times:

- First aid kit, medications and forms, and medical management plans and medical devices as required;
- Attendance record/roll and staff roster;
- Emergency contact details and numbers for children and staff; and
- A telephone or access to one.

The service camera will be taken on the excursion for educators to record and document children’s experiences.

Head counts will be made at regular intervals and when moving from one area to another.

Educators will supervise children, ensuring educator to child ratios are maintained at all times. This includes in toilets and change rooms. If there is no male educator available to supervise the boy’s toilets, female educators
must satisfy themselves that it is safe for the child/ren to access the toilets and will remain outside the toilet area until all child/ren have returned.

Educators will satisfy themselves that the environment is safe for use before allowing the children access to it.

Children will not be left in the sole care and custody of bus drivers or any other persons during excursions; educator to child ratios as identified on the risk assessment will continue to apply during excursions (see Policy 2.3 – Educator to Child Ratios).

In the event of injury occurring during an excursion, procedures as set out in the Illness and Injury Policy (see Policy 4.5) will be followed.

**After the Excursion**

Educators will complete an excursion evaluation form (see 3.5.3) and give to the Coordinator for review.

At the next team meeting, the children's learning and wellbeing outcomes on the excursion will be evaluated.
Payne Rd OSHC

3.5.1 Excursion Permission Form

Planned Excursions for the ......................................................... holiday period.

For the service to take your child on an excursion and away from the OSHC premises your written authorisation is required. Please complete the form below and return it to OSHC as soon as possible as spaces may be limited.

**Please note**
- A ……. day cancellation of booking period applies.
- Risk assessments for each planned excursion are available for viewing at the OSHC office.

I give permission for my child/ren to participate in the excursion/s as indicated below:

<table>
<thead>
<tr>
<th>Excursion date:</th>
<th>Excursion venue and address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed activities to be undertaken:</td>
<td></td>
</tr>
<tr>
<td>Method of transport:</td>
<td>Departure time:</td>
</tr>
<tr>
<td>Period of time the children will be away from the service:</td>
<td></td>
</tr>
<tr>
<td>Anticipated number of children to attend:</td>
<td>Anticipated educator to child ratio:</td>
</tr>
<tr>
<td>Anticipated number of staff and adults to accompany and supervise the children:</td>
<td></td>
</tr>
<tr>
<td>Write the name of each of your children who will attend this excursion:</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
</tr>
<tr>
<td>Parent/Guardian Name:</td>
<td>Signed:</td>
</tr>
</tbody>
</table>

---

<table>
<thead>
<tr>
<th>Excursion date:</th>
<th>Excursion venue and address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed activities to be undertaken:</td>
<td></td>
</tr>
<tr>
<td>Method of transport:</td>
<td>Departure time:</td>
</tr>
<tr>
<td>Period of time the children will be away from the service:</td>
<td></td>
</tr>
<tr>
<td>Anticipated number of children to attend:</td>
<td>Anticipated educator to child ratio:</td>
</tr>
<tr>
<td>Anticipated number of staff and adults to accompany and supervise the children:</td>
<td></td>
</tr>
<tr>
<td>Write the name/s of each of your children who will attend this excursion:</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
</tr>
<tr>
<td>Parent/Guardian Name:</td>
<td>Signed:</td>
</tr>
</tbody>
</table>
### 3.5.2 Excursion Checklist

<table>
<thead>
<tr>
<th>Prior To Excursion</th>
<th>Required/Not Required ✓/✗</th>
<th>Person Responsible</th>
<th>Date Completed</th>
<th>Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identify expected benefits of attending this excursion</td>
<td></td>
<td></td>
<td></td>
<td>e.g. After excursion evaluation, assess the benefits as measured against the learning outcomes</td>
</tr>
<tr>
<td>Visit to excursion site:</td>
<td>✓ Accessibility to water ✓ Accessibility to toilets</td>
<td></td>
<td></td>
<td>e.g. Toilets must be checked throughout the day</td>
</tr>
<tr>
<td>Risk Assessment completed as per regulatory requirements:</td>
<td>✓ Proposed route and destination of excursion ✓ Water hazards ✓ Transport to and from venue ✓ Number of adults attending ✓ Number of children attending ✓ Ratio of educator to child ✓ Proposed activity ✓ Length of time of excursion</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specific Risks To Be Considered:</td>
<td>✓ Vehicle accident ✓ Weather extremes ✓ Sunburn ✓ Dehydration ✓ Lost child ✓ Fire ✓ Venomous creatures ✓ Illness/Accidents ✓ Child protection</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authorised by management</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Parent permission form distributed</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Swimming Ability Form distributed (if required)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equipment Check:</td>
<td>✓ First aid kit ✓ Mobile phones ✓ Walkie-talkies ✓ Camera</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>On Excursion Day</td>
<td>Required/Not Required ✓/✗</td>
<td>Person Responsible</td>
<td>Completed</td>
<td>Actions</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------</td>
<td>-----------------------------</td>
<td>--------------------</td>
<td>-----------</td>
<td>---------</td>
</tr>
<tr>
<td>Parent permission form returned</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Swimming ability form returned (if required)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency contacts folder (educators, volunteers and children)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First aid kit</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medication</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sunscreen</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mobile phones</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Walkie-talkies</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Injury/illness/trauma forms</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Camera</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Details of transport company</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Details of Venue</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Transport</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ Notice of service details for display on bus</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ Seat belt check</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ Vehicle registration and notice of Road Worthiness</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ Driver’s license and authorisation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ Alternative arrangements in case of breakdown</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drink Bottles</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hats</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shoes</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roll Call</td>
<td></td>
<td></td>
<td>Throughout Day</td>
<td></td>
</tr>
<tr>
<td>Code of Conduct explained to educators and children</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency procedures explained to educators and children</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency excursion kit e.g. spare clothes, towel</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Master list of all attending excursion to be given to each group</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Day procedure and Emergency Contact Plan for each group</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Children with special needs</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Anaphylaxis. Check venue for possible allergens
- Staff in attendance with anaphylaxis training
- Mobility. Does venue have suitable access?
- Other - Is there an action plan in place and are staff trained to carry out any procedures if necessary.

Wristbands for children with service, mobile phone and coordinator details.

Evaluations completed by all stakeholders after excursion.

Rationale for Educator/Child Ratio

<table>
<thead>
<tr>
<th>Activity</th>
<th>Ratio</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
</tbody>
</table>
# 3.5.3 Educator Excursion Evaluation

<table>
<thead>
<tr>
<th></th>
<th>Excellent</th>
<th>Good</th>
<th>Satisfactory</th>
<th>Unsatisfactory</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transport safety</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transport suitability</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision of sheltered areas for hot and wet weather</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision of storage areas for bags and/or equipment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision of equipment for play</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Safety of equipment/ Location of first aid and phone facilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Suitability of environment such as lighting, noise, crowds, set up</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision of toilet facilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Food/drink facilities (BBQ, kiosk, drink taps)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Facilities for people with disabilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Management and staff of venue</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Supervision</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff interactions with children</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Children’s level of interest/enjoyment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Suitability to a range of abilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cultural/linguistic relevance</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Age group most interested</td>
<td>4-6</td>
<td>7-8</td>
<td>9-10</td>
<td>11-12</td>
</tr>
</tbody>
</table>

Identify and explain the leaning outcomes met by the children attending this excursion.

__________________________________________________________________________

Would you make any changes to the excursion?

__________________________________________________________________________

Would you recommend this excursion in the future? Yes No

Educator name:__________________________ Sign:____________________________ Date:________________
3.6 Transport for Excursions Policy

Children have the right to be safe while travelling in transport provided by the service. All vehicles used need to comply with the appropriate legislation and regulations and the Transport Operations (Road Use Management) Act, 1995. Maximum safety precautions will be maintained and parent permission will be obtained before a child travels on any type of transport.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- QLD Transport Operations (Road Use Management) Act, 1995
- NQS Areas: 1; 2; 4; 7.

Procedures

Selecting Transport

All vehicles used must be registered in Queensland.

Drivers are to be licensed to carry the required number of passengers for the purpose. The service will request the transport company to provide confirmation and evidence of this fact before engaging the company for the excursion.

Educators generally will not be permitted to transport children, but if permitted in any circumstances, the requirements of paragraphs above apply in relation to that educator and the transport used.

“C” Class vehicles will not be used to transport children except in an emergency situation.

In selecting transport, the service will ensure that a communication system is available for use in the event of emergency.

The service will in all cases check prior to the excursion what alternative arrangements are available in the event of breakdown.

The service will, wherever practicable and affordable, use buses fitted with seat belts or where this is not possible, ensure that suitable safety precautions are taken.

Children will not be left in the sole care and custody of bus drivers or others. Educator to child ratios as per conducted risk assessment will continue to apply during transportation (see Policy 2.3 – Educator to Child Ratios).

Excursion educator to child ratios will also apply during transportation.

Vehicle breakdown and/or accident

In the event of injury occurring during transporting to an excursion, procedures as set out in the Illness, Injury and Trauma Policy (see Policy 4.5) will be followed.

While waiting for replacement transport/repairs, children will be kept safe, comfortable and occupied with suitable activities.

In the event of a late return to the service, every effort will be made to notify parents e.g. to arrange for a notice to be displayed at the service or to contact parents individually.
3.7 Physical Activity Policy

The service aims to provide all children with appropriate, frequent and varied physical activity opportunities, focusing on enjoyment and participation, thereby promoting gross and fine motor skill development and encouraging positive physical activity habits in all children.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- Physical Activity and Sedentary Behaviour Guidelines for Children 5-12 years
- Duty of Care
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.


 Procedures

When planning physical activity games and experiences, individual children’s needs, interests, ages and capabilities will be taken into consideration.

Educators will set up the indoor/outdoor area in such a way as to:

- Promote safe physical play for children of different age groups and capabilities;
- Stimulate children’s interest and curiosity by being creative in their use of equipment and materials;
- Offer a range of challenges and experiences, inviting children to explore, discover and experiment;
- Facilitate the inclusion of children with special/additional needs; and
- Support children to create their own games and experiences.

Educators will encourage children to help plan and set up physical play activities and equipment.

Educators will encourage children to play safely while negotiating indoor and/or outdoor play spaces to ensure the safety and wellbeing of themselves and others.

Educators will encourage and provide appropriate support to children to participate in new or unfamiliar physical experiences.

Educators will act as positive role models by becoming involved in and enjoying children’s physical activities.

Amount and types of physical activity
The program offered will contribute to the recommended daily physical activity for children in accordance with the physical activity recommendations for 5-12 year olds as published by the Australian Government Department of Health.

Children are actively encouraged to participate in a combination of moderate and vigorous physical activities every day, as part of play and games.

To encourage children to play outdoors and to limit the time, children spend watching television or engaged with computers and/or other electronic devices.

The service will vary activity sessions to provide opportunities for children to participate in a variety of activities that are fun, match their interests, skills and abilities and help them to build their self-confidence.

Educators may incorporate water-based play activities into the outdoor environment ensuring risk assessments have been conducted prior to implementation.

**Safe and supportive environments**

Playgrounds, indoor and outdoor environments are checked regularly to ensure they are safe to use.

All physical activity sessions will be adequately supervised by an educator/s.

In adverse weather conditions, outdoor playing time is substituted with equivalent indoor activities.

Educators and children wear broad-brimmed hats and apply a 30+ sunscreen on exposed skin at regular intervals when involved in outdoor activities (see Policy 4.8 – Sun Safety).

During outdoor play, children will be encouraged to play in shaded areas.

Drinking water is readily available with educators encouraging children to access it.

A well maintained first aid kit is on hand at each activity session.

**Equipment**

A wide range of safe, adequate and appropriate equipment for physical activity is available for children to access, and, there are a variety of facilities available for children to use.

All play equipment is regularly maintained and cleaned with broken items identified and removed.

Flexible arrangements are provided that allow children to move resources and equipment inside and/or outside to extend their learning opportunities.

**Learning about physical activity**

Educators inform children about the importance of physical activity for future health and wellbeing.

Physical activity and sedentary behaviour information and guidelines for parents is available at the sign-in area.

Service budget allows for educators to participate in training in relation to physical activity for children.

Appropriate physical activity manuals and other resources are available at the service.

This policy was adapted from Queensland Health ‘PANOSH’ Physical activity policy for OSHC.
3.8 Extra-curricular Activities Policy

The service recognises that extra-curricular activities provide opportunities for children to engage in enriching extension programs which support their growth and development. Where possible, the service will work with local and wider community groups to support the provision of such activities.

The service understands, from time to time, extra-curricular activities may be provided within or close to the school grounds and that some families may wish to access these for their children who are attending the SAC program. It is therefore essential to implement practices which support the needs of children and families without compromising the capacity to provide quality care for all children attending the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Areas: 1; 4; 6; 7.

Procedures

Parents/guardians shall be responsible for informing the service of any extra-curricular activities that the child/ren may be involved in whilst enrolled and registered to attend the service. This may be done by completing an Activities Escort Form. (See 3.8.1)

The Coordinator shall discuss with the parent/guardian the impact that this may have on the service. Such discussion shall include whether the child will be signed out of care by SAC personnel, or the activity provider, and who shall be responsible for collecting the child and/or returning them to the service when the activity is over.

Suitable negotiations and arrangements shall be made to decide whether or not the service will be able to provide additional assistance to the parent/guardian in having their request met if they are asking for their child/ren to be dropped off or collected from the activity (see policy 3.11 – Escorting Children).

In making an appropriate decision, the Coordinator shall be required to consider:

- The accessibility and availability of educators to fulfil such functions;
- Legislative implications for the service such as maintaining ratios;
- Any financial implications or impacts on the service;
- Any negative impacts on other children attending the service who are not directly involved in the extra-curricular activity; and
- Manageability.

The Approved Provider shall maintain the right to make an appropriate decision regarding possible arrangements.

The family shall maintain the right to appeal the decision of the Approved Provider through the service’s grievance procedure. This should be directed to the Approved Provider following procedures as set out in the service Complaints Handling Policy (see Policy 9.5).
# 3.8.1 Extra-Curricular Activities Escort Form

I give permission for my child (insert child’s name) to leave the care of (insert name of service) in order to participate in extra-curricular activities at the school during these times:

I will collect my child when the activity finishes: (please circle)  YES  NO

<table>
<thead>
<tr>
<th>Day</th>
<th>Period/Dates of Activity</th>
<th>Activity child will be participating in</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Start date</td>
<td>finish date</td>
<td>Start</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Finish</td>
</tr>
<tr>
<td>MONDAY</td>
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<td></td>
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<tr>
<td>TUESDAY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>WEDNESDAY</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>THURSDAY</td>
<td></td>
<td></td>
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<tr>
<td>FRIDAY</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

☐ I have reminded my child to ensure that they do not leave the service until their name is marked off by an educator.

☐ I have reminded my child that they will be escorted to the activity by an educator and that they are to follow any directions given to them whilst en route to and from the activity.

☐ I understand whilst away from the service participating in this activity, my child will not be under the care of (insert name of service).

☐ I understand that responsibility for my child will once again be that of the service once my child is collected from the activity and returns to the service.

☐ I understand that I will still be charged for the time that my child is away from the service participating in extra-curricular activities.

☐ I undertake to ensure that I notify the service if and when this arrangement changes.

Parent/Guardian name and signature: __________________________________________________________

Date: __________________________________________

Coordinator’s name and signature: __________________________________________________________

Date: __________________________________________
3.9 Creative and Expressive Arts Policy

The service recognises that by providing access to creative and expressive arts opportunities for children it encourages them to have fun, enjoyment, mastery and success. Children are encouraged to work collaboratively with educators and other children, to initiate and contribute to experiences from their own ideas.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Areas: 1; 2; 3; 4; 6; 7.

Procedures

When planning creative and expressive arts experiences, individual children's needs, interests, ages and capabilities will be taken into consideration.

Educators will encourage children to actively participate in a variety of creative and expressive experiences including art and craft, singing, dancing and imaginative play.

Educators will encourage and provide appropriate support to children to participate in new or unfamiliar creative and expressive arts experiences.

Educators will ensure the program provides a balance of planned experiences as well as those which are spontaneous and child initiated.

Educators will encourage children’s efforts to extend and express themselves creatively by providing open ended resources and materials, musical instruments, dress-ups etc.

When setting up creative and expressive arts experiences, educators will set the area up in such a way as to:

- Promote safety for children of different age groups and capabilities;
- Stimulate children’s interest and curiosity by being creative in their use of equipment and materials;
- Offer a range of challenges and experiences, inviting children to explore, discover and experiment;
- Facilitate the inclusion of children with special/additional needs; and
- Support children to create their own experiences.

Educators will encourage children to help plan, set up and document creative and expressive activities and experiences.

Educators will allow sufficient time and space for children to engage in sustained or extended activities based on the interest and capabilities of the children.
3.10 Ethical Observations and Documentation

The service acknowledges the need to document children’s participation in the program to inform future program development and to ensure the needs, interests and abilities of all children are broadly considered. We acknowledge that children’s participation and experiences may be documented in different ways, depending on the context of the observation. Other documentation about children is needed to record health and wellbeing matters.

The service supports ethical decision making when observing and documenting information about children. The procedures for ethical decision making in this regard are described in 3.10.1.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- Privacy Act 1988 and Regulations 2013
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.
- Policies: 2.1 – Respect for Children, 2.5 – Reporting of Child Abuse, 2.6 – Behaviour Support and Management, 2.10 – Reporting Guidelines and Directions for Handling Disclosure and Suspicions of Harm, 2.11 – Including Children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 3.1 – Educational Program Planning, 3.2 – Program and Documentation Evaluation, 8.1 – Role and Expectations of Educators.

Procedures

The service shall draw upon ‘My Time, Our Place’: Framework for School Age Care in Australia in guiding practice and will use this Framework as a foundation for observational recording.

The service shall take a collaborative approach to the documenting of children’s participation in the program as educators work with children to document their experiences and learning through a variety of methods including:

- Diary entries;
- Anecdotal records;
- Photographs;
- Journals;
- Learning stories;
- Programming notes;
- Child Wellbeing Forms; and
- Evaluation forms.

Educators may be required to complete observations/documentation regarding specific children’s needs, particularly in relation to children with identified additional needs and/or medical concerns.

As part of the services ongoing planning, reflection and evaluation processes, educators will be required to document various aspects of children’s learning and experiences within the program to ensure the services’ identified outcomes and/or goals are met.
The service may from time to time, require educators to document observations, particularly in respect to behavior incidents or issues relating to child protection matters.

Educators will be guided by ethical standards for observing and documenting children’s participation and engagement in OSHC (see 3.10.1)

The records and observations, if appropriate, may be made available to parents/guardians upon request but shall under no circumstances breach confidentiality or privacy of another child or family in the sharing of such information.

Educators shall receive appropriate training and support to develop their observational recording skills.
3.10.1 Ethical Standards for Documented Observations

Honesty

Strive for honesty in all documented observations. Honestly present data, results, methods and procedures, and publication status. Do not fabricate, falsify, or misrepresent information. Do not deceive colleagues, authorities, families, children or the public.

Objectivity

Strive to avoid bias in collecting, organising, synthesising or analysing where objectivity is expected or required. Avoid or minimise bias or self-deception.

Integrity

Keep your promises and agreements; act with sincerity; strive for consistency of thought and action.

Carefulness

Avoid careless errors and negligence; carefully and critically examine your own work and the work of your peers. Keep good records of activities, such as data collection, program design, and correspondence.

Openness

Share data, results, ideas, tools, resources. Be open to feedback and new ideas.

Respect for Intellectual Property

Honour patents, copyrights, and other forms of intellectual property. Do not use unpublished data, methods, or results without permission. Give proper acknowledgement or credit for all contributions to research. Never plagiarise.

Confidentiality

Protect confidential communications, such as personnel records and child/family records.

Responsible Publication

Publish in order to share knowledge and information that may be genuinely helpful to others.

Responsible Mentoring

Help to educate, mentor, and guide others. Promote wellbeing and allow others to make their own decisions.

Respect for colleagues

Respect your colleagues and treat them fairly.

Social Responsibility

Strive to promote social good and prevent or mitigate social harms through research, public education, and advocacy.
Non-Discrimination

Avoid discrimination against colleagues, children or families on the basis of sex, race, ethnicity, or other factors not related to scientific competence and integrity.

Competence

Maintain and improve your own professional competence and expertise through lifelong education and learning; take steps to promote competence in the profession as a whole.

Legality

Know and obey relevant laws and institutional and governmental policies.

Human Subjects Protection

When conducting research concerning children and families, minimise harms and risks and maximise benefits; respect human dignity, privacy, and autonomy and take special precautions with vulnerable populations.

3.11 Escorting Children Policy

The service seeks to maintain the health, safety and wellbeing of children and educators by ensuring that appropriate procedures are implemented with regards to escorting children between the service, school and/or any other designated activity/venue.

The service also acknowledges that, from time to time, families may arrange for their child to participate in extra-curricular activities whilst enrolled at their SAC program. Any arrangements for escorting to and/or collection from these activities will be in accordance with this policy.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Guardian Act 2014
- Duty of Care
- NQS Areas: 2; 4; 6; 7.

Procedures

The service will seek written permission from a parent/guardian (or authorised nominee) for any activity requiring their child/ren to be escorted to/from the service’s premises, including for the purposes of excursions (see 3.5.1 and 3.8.1).

If the excursion/outing is a regular event, written permission is only required to be obtained once in a 12 month period, unless there is significant change (i.e. building works).

Parent/guardian permission shall be obtained prior to the planned excursion or activity. Information included as part of the parent permission will include, but not be limited to:

- Reason for excursion or planned activity;
- Date, time and description of planned activity;
- Method of transport and proposed travel time; and
- Ratio of educators to the number of children attending.

The service shall develop a risk assessment and implement a management plan to ensure the safety and wellbeing of all children and educators during excursions/escort periods. All educators will need to read and sign off on risk assessments prior to excursions or escorting of children.

The service shall maintain appropriate educator to child ratios for excursions and/or activities where children are required to be escorted to a venue or place that is outside of the area approved for service use.

The service shall ensure confidential storage and maintenance of parent/guardian permission relating to excursions and/or escorting of children.
3.12 Environmental Responsibility Policy

The service is committed to ensuring policies and procedures developed as part of the program, minimise environmental impact and provide children with experiences of the natural world, helping them to understand their place in it and to take responsible action to preserve it. The service is also committed to establishing sound environmental practices relating to all operational aspects of the service.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Environmental Protection Act 1994 and Regulation 2008
- NQS Areas: 1; 3.

 Procedures

The Coordinator and educators will be encouraged to follow sound environmental practices and understand their role in positive modelling for the children.

Educators work collaboratively with the children and their community to develop and implement sustainable practices related to the service program and routines, including (but not limited to):

- Recycling food scraps;
- Using recycled items in craft activities;
- Recycling scrap paper for use;
- Establishing a garden and using the produce in the service menu;
- Collecting rainwater and using it to water the garden;
- Establishing composting or worm farms for scraps;
- Creating play spaces for children to interact with the natural environment; and
- Undertaking regular reviews of sustainable practices within the service.

Educators will encourage children to be aware of energy efficiency, particularly in relation to the use of lighting, heating and air conditioners.

Information relating to sustainable practices will be accessed and readily available for educators, children and families at the service.
3.13 Water Activities and Safety Policy

The service acknowledges that water activities are a significant part of our Queensland culture therefore we aim to provide children with experiences that are safe and fun. The service recognises that the safety and supervision of children in and around water is of the highest priority therefore children will be closely supervised at all times during water play experiences. The scope of this policy includes swimming activities, water play, excursions near water, hot water and drinking water within the service environment.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Guardian Act 2014
- Duty of care
- NQS Areas: 2; 4.

Procedures

The Nominated Supervisor/Coordinator will:

- Provide information and guidance to educators and families on the importance of children's safety in and around water;
- Ensure work, health and safety practices incorporate approaches to safe storage of water and associated play activities;
- Ensure clean drinking water is available at all times; and
- Conduct a comprehensive risk assessment prior to any water activities taking place. The risk assessment shall identify the educator to child ratios required to ensure children’s safety.

Educators will:

- Ensure water troughs or containers for water play are filled to a safe level and emptied onto garden areas after use;
- Buckets of water used for cleaning are emptied immediately after use. Buckets are not to be left in play areas or accessible to children unless they are being used as part of a program experience; and
- Encourage children to play in or near water safely, giving appropriate instructions and guidance.

If grey water systems and/or water tanks are located within the service environment they will be labelled with ‘do not drink’ signage to ensure children are not accessing this water for drinking or hand washing.
Hot water accessible at the service premises will be maintained at a temperature of 43.5°C or less.

Water for pets at the service must be changed regularly and only accessible to children when educators are present.

**Swimming Activities**

All bodies of water present a significant risk to children therefore the service will ensure the following procedures are implemented:

- A comprehensive risk assessment (3.13.1) of the venue and activity will be conducted to determine the required educator to child ratio. Consideration will also be given to the capacity of educators to rescue children from water;

- Parents/guardians must complete a ‘Swimming Ability Form’ (3.13.2) for each child attending the activity. Information gained through this form will identify children’s swimming competence and assist educators to manage their safety while in the water;

- Educators will be positioned both in and out of the water to allow them to directly and actively supervise any child accessing the water; and

- At least one educator with a current first-aid qualification and CPR qualification, anaphylaxis management and emergency asthma management training as required by the *Education and Care Services National Regulations 2011*, is in attendance and immediately available in an emergency.

**Services located on a site with a swimming pool**

In addition to the abovementioned points, the service will undertake the following if there is a swimming pool located within the school premises where the Service Approval has been obtained:

- Detail the terms of use of the swimming pool in the occupancy agreement negotiated with the school Principal;

- Manage authorisation’s (permissions) to use the swimming pool as a *regular outing.*
# 3.13.1 Risk Assessment for Swimming or Water Based Activities

**Please circle:**

- **Excursion**
- **Regular Outing**

- Location/Venue (including address): 

- Types of activities the children will be participating in: 

- Expected Benefits: 

- Date of assessment: ___________________

Conducted By: ____________________

---

*THE FOLLOWING EXAMPLES ARE PROVIDED FOR GUIDANCE AND EDUCATOR'S CONDUCTING RISK ASSESSMENTS ARE ENCOURAGED TO ADD FURTHER RISKS IDENTIFIED WITH SPECIFIC KNOWLEDGE OF THE LOCATION/VENUE AND TYPES OF ACTIVITIES.*

<table>
<thead>
<tr>
<th>Hazard/Risk</th>
<th>Risk severity</th>
<th>Risk likelihood</th>
<th>Control measures</th>
<th>Action and implementation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drowning.</td>
<td>Death or permanent disability.</td>
<td>Unlikely Likely</td>
<td>All supervising staff to have current First Aid qualification. Appropriate educator to child ratios (1:5) Mobile phone and emergency numbers available. Swimming competency form.</td>
<td>Call Ambulance. Contact Parents. Contact Management. Remove children from scene and ensure adequate supervision.</td>
</tr>
<tr>
<td>Running or Slipping Injury.</td>
<td>Serious injury requiring medical attention.</td>
<td>Unlikely Likely</td>
<td>Establish rules on acceptable and safe behaviour. First Aid Kit available. Mobile phone and emergency numbers available. All supervising staff to have current First Aid Qualification.</td>
<td>Apply First Aid. Contact ambulance if necessary. Contact Parents. Contact Management.</td>
</tr>
<tr>
<td>Child Protection.</td>
<td>Long term distress and emotional trauma /physical injury.</td>
<td>Unlikely Likely</td>
<td>Ensure male and female staff available to supervise toilets/change rooms. Use accessibility toilets if necessary. Provide students with clear instructions of what to do if approached by a person not from the service. Mobile phone and police contact number.</td>
<td>Isolate child with support person or staff. Call police. Contact Parents. Contact Management. Contact ECEC.</td>
</tr>
<tr>
<td>Children with Special Needs e.g. epilepsy.</td>
<td>First aid needed</td>
<td>Unlikely Likely</td>
<td>Ensure that staff are aware of any medical conditions. Ensure that a management plan has been developed. Mobile phone and contact numbers available.</td>
<td>Provide Immediate First Aid. Contact ambulance if necessary. Contact Parents. Contact Management. Remove children from scene and ensure adequate supervision.</td>
</tr>
<tr>
<td>Severe Weather Conditions.</td>
<td>Serious injury. Medical attention required. First Aid.</td>
<td>Unlikely Likely</td>
<td>Check weather forecast. Contingency plan developed and in place</td>
<td>Implement contingency plan Relocate children to a safe location.</td>
</tr>
</tbody>
</table>
3.13.2 Sample Swimming Ability Form

Child’s Name: ________________________________________ Age: ____________

Please check the appropriate space and provide comments if necessary.

Confidence around the water:

☐ Very confident
☐ Somewhat confident
☐ Unconfident

Swimming ability:

☐ Non-swimmer (cannot support themselves in water)
☐ Novice (can support themselves in shallow water and are capable of moving short distances <5m)
☐ Intermediate (can support themselves in deep water and can swim a length of the pool)
☐ Advanced (can support themselves in deep water and can swim lengths of the pool)

Please indicate any special needs or preferences that will enable the educators to support your child whilst participating in water/swimming activities:

________________________________________________________________________________
________________________________________________________________________________
________________________________________________________________________________

Name of Parent/Guardian: __________________________________________________________

Signature: ___________________________ Date: ________________________________
3.14 Valuing Diversity, Culture and Reconciliation Policy

The service supports, respects and actively promotes principles of diversity and equity. These principles are seen as integral to embedding culturally diverse experiences within the service’s day to day program for children. Educators, children and families are encouraged to share relevant aspects of their culture thus enabling the service to make informed and appropriate responses to the multiple ways of being and belonging.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- QLD Anti-Discrimination Act 1991
- NQS Areas: 1; 5; 6; 7.
- Policies: 2.1 – Respect for Children, 2.9 – Inclusion and Anti-bias, 2.11 – Including Children with Special/Additional Needs, 3.1 – Educational Program Planning, 3.3 – Educators Practice, 5.6 – Menu Development, 8.4 – Educator Professional Development & Learning, 9.2 – Enrolment, 9.3 – Communication with Families, 9.4 – Communication with Community, 9.6 – Parent and Community Participation

Procedures

Management, Coordinators and educators shall be committed to providing a service which embraces children and their families holistically. They will be active, focused and reflective in embracing principles of social justice and demonstrate sensitivity and respect for cultural differences.

Coordinators and educators support children’s cultural experiences through:

- Talking about culture with children;
- Responding to children’s curiosity about culture with thoughtful and appropriate experiences;
- Encouraging children to value the multiple ways of seeing, being and belonging;
- Actively challenge bias through conversations; and
- Demonstrate principles of equity and anti-bias through their own behaviour and interactions with others.

Coordinators and educators will actively seek opportunities to develop their own knowledge and skill demonstrating their commitment to cultural competence.

Management, Coordinators and educators will collaborate with families and explore opportunities to embed culture within the program’s experiences and activities.

Management, Coordinators and educators will demonstrate value and respect for Australia’s Aboriginal and Torres Strait Islander cultures and collaborate on the development of a reconciliation plan (3.14.1) which includes:

- Identifying the local elders within the community;
• Building a relationship with local elders and exploring ways in which these elders can share in the service’s plan for reconciliation;

• Including an ‘Acknowledgement of Country’ in appropriate ceremonies and events; and

• Other aspects as seen relevant to promoting respectful partnerships between the service and the Aboriginal and Torres Strait Islander community.
3.15 Cooking with Children Policy

The service acknowledges the value of offering experiences that develop children’s life skills as part of the program including food preparation and cooking experiences. The service also recognises that children’s competence and skill level with food preparation and cooking activities will vary therefore effective risk assessment and management procedures are implemented to ensure children’s safety.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.
- *Policies:* 2.1 – Respect for Children, 2.3 – Educator Ratios, 2.9 – Inclusion and Anti-bias, 2.11 – Including Children with Special/Additional Needs, 3.1 – Educational Program Planning, 3.3 – Educators Practice, 4.3 – Hygiene, 5.1 – Food Handling and Storage, 5.2 – Food and Nutrition, 5.5 – Cleaning and Sanitising, 5.6 – Menu Development, 6.1 – Space and Facilities, 6.2 – Provision of Resources and Equipment, 9.3 – Communication with Families, 9.6 – Parent and Community Participation.

Procedures

Cooking experiences will be regularly provided as part of the service program to enhance children’s life skills and provide an opportunity to promote healthy eating.

The service may require families to give written permission prior to their child participating in cooking activities that include cutting with knives and/or using hot cooking utensils and equipment.

When planning cooking experiences for the program, educators will ensure healthy food options are considered as first preference with occasional/treat foods being kept to a minimum.

Cooking experiences shall have a completed risk assessment conducted prior to implementation. Such an assessment should consider as a minimum:

- The risk benefit analysis;
- Ages of the children participating;
- Number of children participating;
- Ingredients and allergies;
- Cooking utensils available;
- Exposure to extreme heat;
- Hygiene; and
- Food preparation practices.
4.1 General Health and Safety Policy

This service strives, through the following specific policies and procedures, to provide a safe, clean and healthy environment where safety and hygiene procedures are practiced at all times to promote and support the health, wellbeing and safety of children, recognising particular needs of children in this respect, and of educators, staff members, parents and others coming into the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Work Health and Safety Act 2011 and Regulations 2011
- Child Protection Act 1999 and Regulations 2000
- Duty of Care
- NQS Areas: 2; 3; 4; 6; 7.
- Policies: 4.5 – Illness and Injury, 4.6 – Medication, 4.8 – Sun Safety, 5.1 – Food Handling and Storage, 9.2 – Enrolment.

Procedures

The enrolment procedures (see Policy 9.2) will include the requirement that parents/guardians advise any particular health issues (including medications, special dietary or other requirements) and any other specific needs of their children.

The Coordinator will ensure that all educators and other staff members are aware of all such specific notified needs.

The Coordinator will ensure that educators have appropriate education or training to enable them to undertake support of the health needs of children, including administering medications, minimising risks associated with allergic reactions, basic first aid and special dietary requirements.

The Coordinator must ensure that, at least one educator with the required first aid qualification, and anaphylaxis management and emergency asthma management training, as prescribed under Education and Care Services National Regulations 2011 (Part 4.4, 136(1)), is in attendance at any place children are being cared for, and immediately available in an emergency, at all times children are being cared for (e.g. if children go to an oval or park then a qualified first aid person must go with them).

To ensure the environment is safe for children, the Coordinator will be responsible to ensure that the relevant daily safety checklists (see 4.1.1 and 4.1.2) are completed, prior to the children having access to those areas.

Educators will ensure that equipment is:

- Cleaned as per the cleaning schedule checklist;
- Used safely by the children; and
• Is used for its correct purpose.

Risk assessments will be conducted for high risk activities and/or events including excursions.

Educators will actively supervise all areas which children are accessing.

Educators will ensure that they, and the children, have applied a SPF30+ sun screen and wear a broad brimmed hat, prior to outdoor play. Timing of outdoor activities will be guided by the Sun Safety Policy (see Policy 4.8), and specifically in relation to the advised UV rating for the day.

Children who are unwell will be isolated from other children in a quite area.

Educators will ensure that all food handling and storage procedures are followed to prevent the risk of contamination.
### 4.1.1 Indoor Areas Daily Risk Management Checklist

***Checklist must be completed before children have access to these areas***

<table>
<thead>
<tr>
<th>Date:</th>
<th>From Monday / / to Friday / /</th>
</tr>
</thead>
<tbody>
<tr>
<td>Staff Name:</td>
<td>Oshc Room</td>
</tr>
<tr>
<td><strong>Fire exits/doors free from obstructions?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Fire exits/doors open easily and safely?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Windows and/or glass doors intact?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>All lights working?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Notices of evacuation procedures clearly displayed at each exit?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Plug sockets are protected with safety covers?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Electrical cords are tidy, secure and inaccessible to children?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Flooring clean and free from spillage?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Bins clear and clean?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Broken or inappropriate play equipment removed?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Play areas clean and tidy?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Toilets</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Toilets are flushed properly?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Toilets are clean?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Toilet paper available?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Toilet floors clean and dry?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Sinks clean and taps working?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Hand blowers working/paper towels available</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Hand soap available?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Bins clear and clean?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Kitchen Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Floor area clean and dry?</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Work surfaces clean, hygienic and sanitised?</strong></td>
<td></td>
</tr>
</tbody>
</table>
| **Hazardous items inaccessible to children?**  
(e.g. knives, plastic bags, glassware) | |
| **Poisons cupboard locked?** | |
| **Bins clear and clean?** | |
## 4.1.2 Outdoor Areas Daily Risk Management Checklist

***Checklist must be completed before children have access to these areas***

| Date: From Monday / / to Friday / / |
| Monday | Tuesday | Wednesday | Thursday | Friday | Comment |

| Staff Name: |
| Toilets |
| Ramp/stairs free of obstructions | |
| Hand railings safe and secure | |
| Toilet doors secure | |
| Toilet floors clean and dry | |
| Sinks clean and taps working | |
| Hand blowers working/paper towels available | |
| Liquid soap available | |

| Patio/Verandah Area |
| Windows and glass doors intact | |
| Cement area clear of rubbish and/or hazards | |
| Seating safe and secure | |
| Area checked for spiders/birds etc. | |
| Bag rack secure | |

| Undercover Area |
| Cement area clear of rubbish and/or hazards | |
| Seating safe and secure | |
| Fences secure and in good repair | |
| Pathways clear | |
| Graffiti or vandalism | |
| Rubbish bins not overflowing and secure | |

| Playground Area |
| Playground equipment checked for: |
| - Nails and other sharp objects/protrusions |
| - Cleanliness |
| - Insects/spiders |
| Soft-fall checked for: |
| - Sharps |
| - Foreign objects |
| - Animal droppings |
| - Level and even spread |
| - Snakes and other animals |
| - Biological hazards |

| Sandpit |
| Sandpit raked |
| Sandpit checked for: |
- Sharps
- Foreign objects
- Animal droppings
- Snakes and other animals
- Biological hazards

**Oval/Courts Area**
- Undercover shade areas are clear of rubbish and/or hazards
- Grass is a suitable length
- Fences secure
- Pathways clear
- Goalposts secure
- Courts area is clear of rubbish/hazards
- Water bubbler working
4.2  Infectious Diseases Policy

The service strives to remove immediate and/or serious risks to the health of the children, from possible cross-infection, by adopting appropriate procedures for dealing with infectious diseases*, whilst respecting the rights of individual privacy. Accordingly, all people, including children, educators and parents, with infectious diseases will be excluded from attending the service to prevent the diseases spreading to others.

* When infectious disease is referred to in these policies and procedures, it means communicable diseases and notifiable diseases (see Commonwealth Department of Health at www.health.gov.au)

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- National Health and Medical Research Council (NHMRC) ‘Staying Healthy in Childcare’ 5th edition
- NQS Areas:2; 6; 7.

Procedures

Monitoring

The Coordinator will ensure they keep up to date with information on infectious diseases within the community through accessing the Commonwealth Government Department of Health (see www.health.gov.au) and Queensland Health (www.health.qld.gov.au).

The current NHMRC resource ‘Staying Healthy in Childcare’ will be referred to when making decisions in regards to communicable diseases and/or exclusion periods. Fact sheets may also be accessed through Queensland Health at http://conditions.health.qld.gov.au/HealthConditions

Reporting

It is the responsibility of parents/guardians to inform the Coordinator of any infectious disease that their child, or other immediate family members may be suffering.

Parents/guardians will be advised through the enrolment process and the Family Handbook that children who are ill are not to be brought to the service.

It is the responsibility of educators to inform the Coordinator of any infectious disease that the staff member, or their other immediate family members, may be suffering.

This service is responsible for reporting to the State Health Authorities all notifiable diseases (as per requirements of the Commonwealth Government Department of Health) and to report this to parents of other children in this service as appropriate, having regard to the privacy of individuals concerned.

A notice of an occurrence of an infectious disease will be displayed for families at the service.

The Coordinator will notify the Approved Provider in writing when a report of notification has been made to the Department of Health.
Records in regard to infectious disease will be maintained by the Coordinator. These records will include the child’s name, age, symptoms, date and time when educators first noticed the illness, date and time the record was made and any action taken (see 4.5.2). This record will not be available to other parents/guardians in view of the sensitive nature of a child’s health information (see Policy 10.8 – Information Handling (Privacy and Confidentiality)).

The rights of individual privacy will be respected at all times, and in particular the Privacy Policy of the Service (see Policy 10.8 – Information Handling (Privacy and Confidentiality)) will be observed by all staff implementing these procedures relating to infectious diseases.

**Exclusion**

All people, including children and educators, who are suffering from any infectious diseases need to be excluded from the service to prevent others from being introduced to the infection. When any such person is found to be showing signs of any infectious disease:

- For children, their parents/guardians will be asked to immediately collect their child and seek medical advice;
- For educators and staff, they will immediately be released from work in order to seek immediate medical attention and for the period of the infectious disease;
- For parents or other adults, they will be required to leave the premises of the service immediately and not re-enter the premises unless and until they are no longer suffering from the infectious disease; and
- If a duly qualified and registered medical practitioner diagnoses an infectious disease, the child/educator shall be excluded for the recommended period (as per NHMRC guidelines).

For diseases which are published as requiring a doctor’s certificate clearing the child/educator, the doctor’s certificate will be provided before the child/educator is re-admitted to the service. Information can be obtained from the Department of Health at [www.health.gov.au](http://www.health.gov.au) and the National Health and Medical Research Council at [www.nhmrc.gov.au](http://www.nhmrc.gov.au).

**Immunisation**

Children who are younger than seven must meet the Australian Federal Government’s immunisation requirements, or have an approved exemption from the requirements for the family to be eligible for Child Care Benefit (CCS).

Parents will be asked to provide to the service a copy of their child’s immunisation status records.

**Non Immunisation**

Children and educators will be excluded from the service if there is an outbreak of an infectious disease against which they have not been immunised. The period of exclusion will be in accordance with the National Health and Medical Research Council’s recommendations ([www.nhmrc.gov.au](http://www.nhmrc.gov.au)).
4.3 Hygiene Policy

For the ongoing and general health and safety of the children, the service strives to ensure, for its children and educators, a standard of general hygiene which complies, at a minimum, with legal requirements and, as far as reasonably possible, with the standards expected in the wider community.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *Work Health and Safety Act 2011*
- *NQS Areas: 2; 4; 7.*
- *Policies: 4.1 – General Health and Safety, 4.2 – Infectious Diseases, 4.4 – Preventative Health and Wellbeing, 4.5 – Illness and Injury, 4.9 Children’s Toileting, 4.12 – Non Smoking, 5.1 – Food Handling and Storage, 5.5 – Cleaning and Sanitising.*

Procedures

Use of gloves

When having contact with bodily fluids (e.g. blood, mucus, vomit, urine, faeces, etc.), disposable gloves will be worn.

Used gloves are to be carefully and securely disposed of immediately after use.

Educators are responsible to advise the Coordinator (or other responsible staff member) to ensure that there is an adequate store of disposable gloves available at all times.

Hand Hygiene

The best way to prevent the transmission of disease is through effective hand hygiene, which removes both dirt and germs from the hands. This will be performed in the first instance with soap and running water, and if soap and water is not available a hand rub will be used.

Soap and Water

Educators will wash their hands, and ensure that children wash their hands, thoroughly with soap, water and single use paper towel/hand dryer:

- Before handling, preparing and eating of food;
- Prior to and after giving first aid;
- After toileting, handling of animals or other activities which could lead to the spread of infection;
- After coughing, sneezing or blowing their nose; and
- After contact with/cleaning of body fluids (blood, mucus, vomit, urine, faeces etc.).
Hand Rubs
Children with visible dirt, grease or food on their hands will be directed to clean their hands with soap and water (when and where possible), rather than use a hand rub.

Hand rubs do not replace soap and running water however, they are effective in certain situations, such as when soap and running water are not available. To use a hand rub:

- Apply the recommended amount onto dry hands;
- Rub hands together so the hand rub comes in contact with all parts of the hands; and
- Keep rubbing until the cleaner has evaporated and hands are dry.

Hand rubs will be kept out of reach of children and only used with adult supervision.

Noticeable signs/posters will be placed around the service to alert children to the need for and the steps to follow for effective hand hygiene.

Educators will endeavour to observe children’s practices when performing hand hygiene providing verbal reminders of effective procedures to follow.
4.4 Preventative Health and Wellbeing Policy

For the ongoing and general health and safety of the children, the service strives to ensure, for its children and educators, a standard of general preventative health and wellbeing which complies, as a minimum, with legal requirements and, as far as reasonably possible, with the standards expected in the wider community.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *Duty of Care*
- *NQS Ares: 2; 3; 7.*

Procedures

Sun Safety

Children and educators will wear broad brimmed hats and appropriate clothing when outside and have adequate shade provided by trees, shelter sheds or shade cloth.

Educators will encourage children, including by way of modeling behaviour, to avoid excessive exposure to the sun. This will be reflected in the timing of outdoor activities which will be kept to a minimum during the hours of 10.00am and 3.00pm, and guided by the UV index for the day.

Educators will encourage children, including by modeling behaviour, to apply a suitable sunscreen (at least SPF30+), which is reapplied according to the manufacturer’s recommendations.

Ear Care

Children will be encouraged to consider their own ear health through discussions with educators on issues relating to their ears such as cleaning, noise, water and infections.

A Queensland Health initiative, The Deadly Ears Program aims to reduce the rates of chronic ear disease among Aboriginal and Torres Strait Islander children in regional, rural and remote communities across Queensland through consultation with local communities and the promotion of health initiatives for families.

Dental Health

The service will ensure parents/guardians and children are provided with appropriate, consistent and up-to-date information on the development and maintenance of good oral health by:

- Providing appropriate pamphlets on dental health and hygiene in the parent sign in area;
- Providing water at snack times and encouraging swishing of mouth with water after eating;
• Encouraging fruit and vegetable consumption;
• Accessing dental health and hygiene programs to utilise within the service program; and
• Regularly informing parents/guardians about the service’s procedure in relation to dental care through newsletters, verbal communication and face-to-face meetings.

The service will encourage parents/guardians to provide healthy, nutritious food for their child in order to minimise the risk of sweet and sticky foods being eaten by children attending the program.

Service Environment

A quiet area will be provided where children can experience downtime away from other children when needed.

‘No smoking’ at or about the service is a condition of entry for all people, including educators, parents and others entering the premises. No Smoking signs will be placed around the service.

Reminder notices and signs, for educators and children, will be placed around the service to remind all of the need to maintain a clean and healthy environment.

Cleanliness

Educators will ensure that premises used for the service and all toys, dress-up clothes, paint shirts and other materials and resources are kept clean.

Tables, benches, floor surfaces and toilets will be cleaned thoroughly each day.

The refrigerator and pantry area will be cleaned once a week.

Cupboards will be kept in a hygienic state to protect against any vermin outbreak. The premises will be regularly treated for the control of pests.

Educators will ensure that all tissues are disposed of immediately after use.

There will be a suitable area for waste disposal. This is to be covered and emptied daily into outside garbage units that are collected regularly.

Recycled items (e.g. toilet rolls for craft activities) which were used, or suspected to have been used, in a non-hygienic environment, will not be used at the service.

There will be suitable disposal facilities for first aid waste such as adhesive dressing, bandages, and/or blood soaked tissues and wipes. These will be disposed of immediately.

There will be suitable facilities for the storage of soiled clothing. Soiled clothing will be placed inside a plastic bag and sealed. Soiled clothing will be returned to the family at the end of the day.
4.5 Incident, Illness, Injury or Trauma Policy

The service proactively strives to avoid injuries or trauma occurring at the service, and to minimise the impact of injuries, illnesses and trauma by responding appropriately and as quickly as possible. The rights and responsibilities of parents with respect to injuries, illnesses or trauma of their children is acknowledged and will be taken into account in administering all procedures.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Child Protection Act 1999 and Regulations 2000
- QLD CommunityAmbulance Cover Act 2003
- Duty of Care
- First Aid Code of Practice 2004
- NQS Areas: 2; 4; 6; 7.

Procedures

Definitions

Incident: Any unplanned event resulting in or having potential for injury, ill health, damage or other loss.

Injury: Any physical damage to the body caused by violence or an incident.

Trauma: An emotional wound or shock that often has long-lasting effects or any physical damage to the body caused by violence or an incident.

Minor incident: An incident that results in an injury that is small and does not require medical attention (e.g. adhesive dressing).

Parental Permission

Under the Community Ambulance Cover Act 2003, all Queensland residents are covered for ambulance transport services anytime, anywhere across Australia. Families who are not Queensland residents must seek cover at their own cost.

Written consent from the child’s parent/guardian will be sought through the enrolment process for the Coordinator and/or staff member qualified in first aid, to obtain medical attention, in keeping with the policies and procedures of the service, if required.

On occasion, it may be necessary for a child to have an Individual Medical Action Plan. These plans must be provided by the parent/guardian and be developed in collaboration with the family medical practitioner. Information
contained may relate to management plans surrounding conditions such as anaphylaxis, asthma, diabetes, epilepsy or any other medical condition. Permission will be obtained from the parent/guardian to display this where staff can easily familiarise themselves with the health issue.

Written consent will also be obtained from the parent/guardian for the use of all health and other personal information which the service has relating to the child, for the purpose of enabling the service to:

- Administer care and assistance to the child, including by obtaining emergency or other medical assistance or care for the child in accordance with this policy; and
- Report any incident, injury, illness or trauma as required by law.

First Aid

At least one educator with a current first-aid and CPR qualification, and anaphylaxis management and emergency asthma management training as required by the Education and Care Services National Regulations 2011, will be in attendance at any place children are being cared for, and immediately available in an emergency at all times children are being cared for by the service.

Disposable gloves will be worn when administering first-aid, and will be disposed of immediately after use, in a way that they are reasonably secure from children and others.

The Coordinator will, or delegate a qualified educator to, ensure that the following are kept at the service at all times, and are accessible to the educators but not to children:

- A fully maintained and equipped first aid kit, adequate for the number of children attending the service, and that items stored in the first aid kit are within the identified use by date (where applicable)
- A recognised and current first-aid manual;
- A cold pack and/or ice ready for use in the administering of first aid;
- A store of disposable gloves; and
- Current emergency contact telephone numbers.

Immediate procedure upon incident, injury, illness or trauma (see Flowchart 4.5.2)

If a child is involved in an incident, becomes ill, is injured or suffers a trauma while attending the service:

- Staff will comfort and calm the child;
- Minor head injuries will be reported to the Coordinator, monitored for safety and recorded on the relevant form. Parents/guardians may be contacted at the Coordinators’ discretion;
- Significant injuries will be reported to the parent/guardian via phone, notifying of the circumstances including:
  - The treatment administered; and
  - Whether the child has returned to normal activities as deemed appropriate by Coordinator or first aid qualified educator;
• An educator, qualified in first aid, will administer appropriate first aid and assess the child’s condition in conjunction with the Coordinator;

• Non-prescribed oral medications will not be administered to any child;

• If necessary, the Coordinator, or Person in Charge, will ensure that the child is separated from the other children and made as comfortable as possible in a quiet, well ventilated area;

• If necessary, the Coordinator, or Person-in-Charge, will contact the parents/guardians to collect their child as soon as possible; and

• The child will be kept under adult supervision and their condition monitored until the parent’s arrival.

If the child’s condition is assessed as serious or deteriorates and emergency medical attention is necessary:

• In the case of a child requiring emergency medication (Epipen, Ventolin etc.), steps as per individual medical management plans will be immediately followed;

• The Coordinator, or Person in Charge, will call an ambulance;

• All attempts will be made to notify the parents; and

• If parents are unable to accompany the child to the hospital, the Coordinator, or first aid qualified educator who administered the first aid, will accompany the child provided that they leave at least one educator who is qualified in first aid at the service and that the educator to ratios are still met.

All costs incurred in obtaining medical attention for a child will be met by the parents/guardians.

Recording and reporting incidents, injuries, illness or trauma

An incident, accident, injury or trauma report (see 4.5.1) must be completed, as soon as reasonably possible after a child is involved in an incident, suffers an injury, illness or trauma, by the educator who administered care or first aid to the child.

The information which must be included on the report after a child is involved in an incident, suffers an injury, illness or trauma at the service is:

• The child’s name;

• Date and time of accident/incident;

• Details of accident/incident;

• Parents/guardians contacted;

• Treatment and outcome of accident/incident;

• Staff signature and witness signature; and

• Parent’s signature confirming knowledge of accident.

The information contained in the incident, accident, injury or trauma report forms must not be used for any purpose except strictly in accordance with this policy, the Privacy Policy (see 10.8 – Information Handling (Privacy and Confidentiality)) and any other relevant policies of the service.
For incidents that may require minor first aid (e.g. ice-pack/adhesive strips), an entry must be made in the first aid record book, located with the service first aid kit. Information to be included in the first aid record book may include:

- The child’s name and date;
- The reason for the first aid to be administered and where on the child it was applied; and
- Educator’s name and signature.

The Coordinator will ensure that the parent of a child who is involved in an incident, is injured, ill or suffered trauma at the service is informed of the situation and the treatment given, on collection of the child.

The Coordinator is responsible for the obligation under section 174 (4) of the Education and Care Services National Law Act 2010 to report to the relevant Regulatory Authority if a child dies, or suffers an injury at the service for which treatment from a medical practitioner was obtained, or ought reasonably to have been sought.
### 4.5.1 Incident Management Flowchart

<table>
<thead>
<tr>
<th>Incident Type</th>
<th>Serious (See ACECQA SI01 for defined types)</th>
<th>Moderate</th>
<th>Minor</th>
<th>No injury or harm</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assess</strong></td>
<td>Refer to relevant service policy and procedure - Apply first aid</td>
<td>Refer to relevant service policy and procedure - Apply first aid</td>
<td>Refer to relevant service policy and procedure - Assess requirement for first aid - Apply as necessary</td>
<td>Refer to relevant service policy and procedure - Apply as necessary</td>
</tr>
<tr>
<td><strong>Respond</strong></td>
<td>Immediately to: Parent/Caregiver, Nominated Supervisor, Approved Provider, Regulatory Authority (Complete relevant service documentation and SI01)</td>
<td>Immediately to: Nominated Supervisor and/or Responsible Person in Charge of Parents/Caregiver, Approved Provider, Regulatory Authority (if medical assistance is sought or ought reasonably to have been sought) (Complete relevant documentation)</td>
<td>As soon as practical to: Nominated Supervisor and/or Responsible Person in Charge of Parents/Caregiver, Approved Provider, Regulatory Authority (Entry in minor incident book)</td>
<td>As soon as practical to: Nominated Supervisor and/or Responsible Person in Charge of Parents/Caregiver, Approved Provider, Regulatory Authority (Entry in minor incident book)</td>
</tr>
<tr>
<td><strong>Report</strong></td>
<td>Immediately with those involved in the incident and then the team as appropriate and within a reasonable time</td>
<td>As soon as possible with those involved in the incident and then the team as appropriate and within a reasonable time</td>
<td>As soon as possible with those involved in the incident and then at the next team meeting</td>
<td>Debrief and discuss as necessary</td>
</tr>
<tr>
<td><strong>Debrief</strong></td>
<td>Reflect on the steps taken above and identify aspects that were effective and also where opportunities for improvement have been identified</td>
<td>Reflect on the steps taken above and identify aspects that were effective and also where opportunities for improvement have been identified</td>
<td>Reflect on the steps taken above and identify aspects that were effective and also where opportunities for improvement have been identified</td>
<td>Reflect on probability for the incident to escalate and identify strategies to prevent further escalation or repeated occurrence</td>
</tr>
<tr>
<td><strong>Reflect</strong></td>
<td>Take immediate action to improve areas identified and make records of those actions on the service’s improvement plan</td>
<td>Take action to improve areas identified and make records of those actions on the service’s improvement plan</td>
<td>Take action to improve areas identified and make records of those actions on the service’s improvement plan</td>
<td>Take action to improve areas identified and make records of those actions on the service’s improvement plan</td>
</tr>
<tr>
<td><strong>Improve</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## 4.5.2 Incident /Injury /Trauma /Illness Report

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Incident Time</td>
<td>Incident Date</td>
</tr>
</tbody>
</table>

This form must be completed as soon as practicable after the incident/injury/trauma/illness occurs.

### Significance:
- Minor
- Moderate
- Serious

### Incident/Injury/Trauma - Circumstances leading to the incident/injury/trauma:

<table>
<thead>
<tr>
<th>Name/s of Witness</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name/s of attending staff member/s</td>
<td>Signature</td>
<td>Date</td>
</tr>
</tbody>
</table>

### Nature of injury: please circle below and indicate on picture
- Cut
- Abrasion/Scrape
- Bruise
- Bite
- Swelling
- Burn
- Rash
- Other

Other (please specify)

### Illness - Circumstances surrounding the child becoming ill, including apparent symptoms:

<table>
<thead>
<tr>
<th>Time Illness Identified</th>
<th>am/pm</th>
</tr>
</thead>
</table>

### Action taken in relation to the incident, injury, illness or trauma - Details of initial action taken including first aid and/or administration of medications, and by whom:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Observed changes in child’s condition

<table>
<thead>
<tr>
<th>Time of observation</th>
<th>am/pm</th>
</tr>
</thead>
</table>
### Apparent condition at time of observation

**Subsequent action taken** - Details of subsequent action taken including first aid and/or medication, and by whom:

<table>
<thead>
<tr>
<th>Time of observation</th>
<th>am/pm</th>
<th>Apparent condition at time of observation</th>
</tr>
</thead>
</table>

**Subsequent action taken** - Details of subsequent action taken including first aid and/or medication, and by whom:

<table>
<thead>
<tr>
<th>Time of observation</th>
<th>am/pm</th>
<th>Apparent condition at time of observation</th>
</tr>
</thead>
</table>

### Medical Advice Sought

- [ ] Yes
- [ ] No

**Details**

### Details of person completing this record –

(The person in charge of the service at the time of the incident should complete this section)

<table>
<thead>
<tr>
<th>Name</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position</td>
<td>Date</td>
</tr>
</tbody>
</table>

### Notification of parent/Guardian/emergency contact –

**Parent/Guardian Name** -

<table>
<thead>
<tr>
<th>Time</th>
<th>am/pm</th>
<th>Phone</th>
<th>Email</th>
<th>In person</th>
<th>[ ] Successfully Notified</th>
<th>[ ] Unsuccessful Notification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time</td>
<td>am/pm</td>
<td>Phone</td>
<td>Email</td>
<td>In person</td>
<td>[ ] Successfully Notified</td>
<td>[ ] Unsuccessful Notification</td>
</tr>
<tr>
<td>Time</td>
<td>am/pm</td>
<td>Phone</td>
<td>Email</td>
<td>In person</td>
<td>[ ] Successfully Notified</td>
<td>[ ] Unsuccessful Notification</td>
</tr>
</tbody>
</table>

**Emergency Contact Name** -

<table>
<thead>
<tr>
<th>Time</th>
<th>am/pm</th>
<th>Phone</th>
<th>Email</th>
<th>In person</th>
<th>[ ] Successfully Notified</th>
<th>[ ] Unsuccessful Notification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time</td>
<td>am/pm</td>
<td>Phone</td>
<td>Email</td>
<td>In person</td>
<td>[ ] Successfully Notified</td>
<td>[ ] Unsuccessful Notification</td>
</tr>
<tr>
<td>Time</td>
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<td>Phone</td>
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<td>In person</td>
<td>[ ] Successfully Notified</td>
<td>[ ] Unsuccessful Notification</td>
</tr>
<tr>
<td>Time</td>
<td>am/pm</td>
<td>Phone</td>
<td>Email</td>
<td>In person</td>
<td>[ ] Successfully Notified</td>
<td>[ ] Unsuccessful Notification</td>
</tr>
</tbody>
</table>
Parental Acknowledgement

I (name of parent/guardian)

Have been notified of my child’s (please circle)  Injury  Trauma  Illness

Signature  Date

Additional Notes/follow up

(All additional notes and follow up should be recorded below with the appropriate date and time. DO NOT enter new information on the Incident/Injury/Trauma/Illness Report after the event).

The following notification action was undertaken by the co-ordinator or approved provider within the timeframes nominated by the Department of Early Childhood Care and Education (for serious incidents within 24 hours).

Regulatory authority advised:  ☐ phone  ☐ fax  ☐ email  ☐ online

Time and date of notification: __________________________________________________________

I declare that I have notified the relevant authorities and submitted the appropriate incident notification form with the required supporting documentation.

Name  Position

Signature  Date
4.6 Medication Policy

In the interests of the health and wellbeing of the children, the service will only permit medication to be given to a child if it is in its original packaging with a chemist label attached. The chemist label must state the child’s name, dose of medication required and expiry date. Working collaboratively with families, and with the parent’s written authorisation, children will be enabled to self-administer medications.

The service will follow all legislative requirements in the instances of administration of prescribed medicinal cannabis to a child at the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Public Health (Medicinal Cannabis) Act 2016 and Regulation 2017
- Duty of Care
- NQS Areas: 2; 4; 6; 7.

Procedures

See procedures under Policy 4.1 – General Health and Safety, regarding obligations for parents/guardians to advise the service of particular health needs, including medication, for their children.

Parents/guardians will be requested, through the Family Handbook (see Policy 9.3 – Communication with Families) and initial enrolment procedures (see Policy 9.2), to respect this Medication Policy and, wherever possible, to administer any prescribed medication to their child before or after attending the service, rather than requesting the service to do so, unless absolutely necessary.

Educators will only be permitted to administer medication to a child if it is:

- In its original package with a pharmacist’s label which clearly states the child’s name, dosage, frequency of administration, date of dispensing and is within the expiry date period; and
- Accompanied by a Medication Authority and Administering Form (see 4.6.1) completed by the parent/guardian.

All medication will be stored in a locked cupboard or similar storage receptacle. Storage should prevent unsupervised access and damage to medicines e.g. some may require refrigeration.

All medication will be administered by the Coordinator (or an educator nominated by the Coordinator who is duly qualified in first aid) and witnessed by another educator. Administration of medication will be recorded in a Medication Administration Register (see 4.6.1). The coordinator, and an educator as the witness, must fill out and sign the register with the parent signing acknowledgement on collection of the child.

All unused medication will be returned to the parent on collection of the child.

Individual medical management plans will be developed if necessary in conjunction with the coordinator or a qualified first aid educator, parent/guardian, child and other health/educational professionals as required.
Children self-administering medication

The service permits children over preschool age to self-administer medication however the relevant authority form must be completed by the parent/guardian, prior to the child administering the medication.

This information will be detailed in the child’s medical conditions management plan. The medical conditions risk minimisation plan if appropriate, and the location of the child’s medication for self-administration must be noted and made available to educators.

Educators will supervise children who are self-administering medications to promote consistency and ensure the welfare of all children using the service. Educators will ensure each child follows all administration of medication, health and hygiene procedures.

The service will record all instances of supervised self-administration of medication as per the procedures articulated within this policy.

For children with asthma, diabetes or other similar ongoing medical conditions requiring medication, parents/guardians will be required to advise the Coordinator in writing whether their child will be responsible for administering their own medication as well as full details of how, when (i.e. at what intervals) and by whom all such treatment is to be administered.

**Please Note**  The Education and Care National Regulations 2011 (part 4.2, 90 (2)) states that “The medical conditions policy of the education and care service must set out practices in relation to self-administration of medication by children over preschool age if the service permits that self-administration.”

Administering Medicinal Cannabis

Medicinal cannabis as prescribed by a medical specialist, or general practitioner in consultation with a medical specialist, may be administered by staff members to a child attending the service following authorisation in writing from the Approved Provider.

For a child attending the service who has been prescribed medicinal cannabis a Medicinal Cannabis Management Plan (www.health.qld.gov.au/__data/assets/pdf_file/0021/640263/notification-management-plan.pdf) must be in place and include:

- Details of safe storage
- Details of administration
- Risk assessment for holding and administering medicinal cannabis and how these risks will be managed

Additionally, the Medication Authority and Administering Form (see 4.6.1) will be completed by the parent/authorised nominee.

The medicinal cannabis as prescribed for administration to a child must be stored in a locked storage receptacle so as not to be in breach of National Regulation 82

Reference

### 4.6.1 Medication Authority and Administering Form

<table>
<thead>
<tr>
<th>Medication Authority – to be completed by the parent/guardian</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Childs name</strong></td>
</tr>
<tr>
<td><strong>Name of medication</strong></td>
</tr>
<tr>
<td><strong>Reason for medication</strong></td>
</tr>
<tr>
<td><strong>Medication storage instructions</strong></td>
</tr>
</tbody>
</table>

Please indicate how long this medication needs to be administered

- [ ] Today only
- [ ] 2 or more consecutive attendance days (e.g. antibiotics)
- [ ] Ongoing, regular medication (e.g. Ventolin)

#### Details of Administration

*Staff will only be able to administer medication if it is received in the original packaging, with a chemist label attached stating the child’s name and dosage. All medication is administered under adult supervision.*

<table>
<thead>
<tr>
<th>My child can administer his/her own medication</th>
<th>[ ] Yes</th>
<th>[ ] No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medication to be administered</td>
<td><strong>Dosage</strong></td>
<td><strong>Time</strong></td>
</tr>
<tr>
<td>Circumstances of administration</td>
<td>[ ] Before Food</td>
<td>[ ] With Food</td>
</tr>
<tr>
<td>Prescribing Doctor’s name</td>
<td><strong>Phone number</strong></td>
<td></td>
</tr>
<tr>
<td>Letter from doctor/medical management plan provided</td>
<td>[ ] Yes</td>
<td>[ ] No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parent/guardian name</th>
<th><strong>Phone number</strong></th>
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<tbody>
<tr>
<td>Signature</td>
<td><strong>Date</strong></td>
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**Educator receiving medication**

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<th>Signature</th>
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**Coordinator Name**

<p>| <strong>Signature</strong> |</p>
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<tr>
<th>LAST ADMINISTERED</th>
<th>TODAYS DATE</th>
<th>TIME GIVEN</th>
<th>DOSAGE &amp; METHOD OF ADMINISTRATION Before/With/After food</th>
<th>EDUCATOR Name &amp; Signature</th>
<th>WITNESS Name &amp; Signature</th>
<th>PARENT/GUARDIAN SIGNATURE &amp; DATE</th>
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<td>Date</td>
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4.7 Keeping of Animals Policy

The service recognises and acknowledges the role that animals play in the lives of children, therefore animals cared for by the service will be in keeping with any regulated requirements with adequate shelter provided. Wildlife and stray animals will be dealt with in accordance with this policy.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Duty of Care
- Check local authority regulations, e.g. Brisbane City Council by-laws on keeping relevant animals
- NQS Areas: 2; 3; 6; 7.
- Policies: 4.1 - General Health and Safety, 4.2 - Infectious Diseases, 4.3 - Hygiene, 4.4 - Preventative Health and Wellbeing, 9.3 – Communication with Families.

### Procedures

The Coordinator will ensure that any animal, which poses an unacceptable health or safety risk to any child in the service is safely isolated or removed immediately.

Hand washing and hygiene procedures will be followed after the handling of all animals, whether it is the service animal or a stray.

No animals will be permitted in, or accommodated near food preparation areas.

### Keeping of animals

The service will only keep animals:

- Where they are appropriate to the program of the service;
- If no children and/or educators are allergic to that type of animal;
- If permitted by local authority regulations, and;
- If the service has sufficient and suitable space for the keeping of the animal.

Animals cared for by the service will have sufficient food, water, air, bedding and shelter.

Under the supervision of educators, children will be encouraged to help with the feeding and watering of service animals. Depending on the animal, families and educators may be encouraged to take care of it at home over periods of long weekends and/or service closures.

### Stray animals

In the case of a stray domestic animal (e.g. dog or cat), educators will appropriately remove and/or restrain it (if safe to do so). Attempts will be made to contact the owners of the animal (if known) or local authorities for collection.

Stray animals will be restrained in an area away from the children and provided with adequate water.

### Wildlife

In the case of a wild animal (e.g. snake, possum, bird), educators will monitor the whereabouts of the animal to ensure it doesn't pose a risk to children and others. Local wildlife authorities will be contacted for further advice and assistance.

Service evacuation and/or lockdown procedures may be implemented if the wild animal (e.g. snake, possum) is inside the SAC building or in an area that poses a risk to children and others.
4.7.1 Chicken Coop Cleaning and Maintenance

In recent times, many OSHC providers and schools are enriching their programs and embedding sustainable practices into their day to day work with children and families. One of these practices includes keeping chickens. Services are encouraged to implement good health and hygiene practices when caring for and handling chickens at the service.

Cleaning the coop is an important health and hygiene control and services should implement safeguards to ensure the coop is maintained while protecting educator's health and wellbeing.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act (2010) and Regulations (2011)
- Work Health and Safety Act 2011 and Regulations 2011
- Duty of Care
- NQS Areas; 2; 3.

Procedures

When cleaning the coop, consideration should be given to:

Personal Protective Equipment (PPE). This includes items such as a face mask, gloves and protective footwear (such as gum boots). Waterproof, protective clothing may also be a worthwhile investment, particularly if the staff member is not going to shower and change clothes immediately after the coop has been cleaned.

Staff taking responsibility for cleaning the coop should consider doing this in the absence of children. The bacteria in chicken faeces and feathers may be airborne and if inhaled can cause respiratory infection or illness. Taking care with cleaning and maintenance minimises the risk of any such hazards.

Coop cleaning process to be followed:

1. Shovel and scrape all of the manure, dirt, soiled bedding and feathers into a sturdy garbage bag for removal. It's important to be thorough in this step.

2. Use a hose with a firm spray to give the walls, floors, roosts, and nesting boxes a good spray down to remove the fine dust and soften any stuck-on manure or dirt.

3. Scrape, shovel and bag again. Do a final sweeping/scraping of any remaining, softened manure or dirt, then allow the water to drain or, sweep it out.

4. Use natural cleaning products to spray the coop. (The most basic option for cleaning your chicken coop is a mixture of white vinegar and water. Simply mix about 15ml of vinegar with water in a spray bottle). Spray on and lightly hose off.

5. Disposable PPE should be bagged for removal. Staff should thoroughly wash their hands after they have cleaned the coop.

Ongoing maintenance is important and a record should be made on the service’s cleaning schedule of when the coop has been cleaned and by whom. Regular cleaning (weekly) is recommended for coops to ensure children’s safety and wellbeing.
Guidelines for handling chickens

- Ensure that the children wash their hands prior to and after handling chickens;
- Consideration should be given to those with allergies to eggs and nuts as exposure can trigger an allergic reaction;
- Ensure that chickens have access to feed and fresh water throughout the day, and that their water is clean;
- Check on your flock daily to ensure they are all active and appear to be healthy. If you notice that your chickens do not appear to be bright and healthy, consult your veterinarian as soon as possible;
- Gather eggs from chicken nesting boxes daily. When collecting eggs, keep in mind the importance of refrigerating them promptly and storing them with the pointy side down. This will help to maximise freshness;
- After collecting eggs gently rub them under warm water to remove faeces or dirt; and
- When refrigerated, eggs can be easily kept fresh for two to three weeks. Mark your eggs lightly with a pencil to remind you of the date they were collected.

References

4.8  Sun Safety Policy

Rationale

Queensland has the highest rate of skin cancer in the world. Of all new cancers diagnosed in Australia each year, 80 per cent are skin cancers. Given that children may be in care during peak ultraviolet radiation (UVR) times throughout the day, education and care settings play a major role in both minimising children’s UVR exposure and providing an environment where policies and procedures can positively influence long-term behaviour.

Skin damage, including skin cancer, is the result of cumulative exposure to the sun. Research shows that sunburn contributes to skin cancer and other forms of skin damage such as sunspots, blemishes and premature ageing. Most skin damage and skin cancer is therefore preventable.

The rationale for this policy was provided by the Queensland Cancer Council and is consistent with their Sun Smart Policy Guidelines for Education and Care Settings.

The purpose of this Sun Safety Policy is to ensure that all children, staff and visitors attending our service are protected from skin damage caused by harmful UVR from the sun.

As children will spend a portion of their day outdoors, we are committed to protecting them from harmful effects of the sun. The service will provide a SunSmart environment that supports sun safe practices and create an awareness of the need to reschedule outdoor activities to support sun safe practices.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Work Health and Safety Act 2011*
- *Duty of Care*
- *Cancer Council Queensland’s SunSmart Policy Guidelines – Early Childhood Cancer Council Australia*
- *NQS Areas: 1; 2; 3; 4; 6; 7.*

Procedures

Sun safety will be practiced at our service throughout the whole year.

Parents/guardians will be asked to provide for their child a broad brimmed SunSmart hat which protects the face, neck, ears and crown of the head and encourage them to wear it. No caps.

Parents/guardians will be asked to provide appropriate SunSmart clothing that protects as much of the skin as possible, and in particular covers the shoulders. No singlet tops.

Educators will ensure that all children, staff and visitors attending the service are protected from the harmful UV effects of the sun during the recommended times of the day. The Coordinator will:

- Inform parents of our Sun Safety Policy when children are enrolled. The Sun Safety Policy will be included in the enrolment package information;
- Ensure all sun protection measures are applied to children, staff and visitors while outside when the UV level is 3 or above, which in Queensland, is all year round including:
- Wearing adequate SunSmart clothing and making use of shaded and/or covered areas;
- Wearing broad-brimmed hats that protect the face, neck and ears; and
- Applying SPF 30+ broad-spectrum, water-resistant sunscreen 20 minutes before going outdoors and reapply every 2 hours (with parent/guardian permission and allergy safe as required).

- Incorporate education programs that focus on skin cancer prevention and early detection into the program;
- Ensure all staff, children and visitors act as positive role models and demonstrate SunSmart protective measures (as above) when attending the service; and
- Ensure that adequate shade is provided during outdoor events including excursions.

Ongoing feedback and support will be sought from parents/guardians and the school community for the Sun Safety Policy and its implementation through newsletters, parent meetings etc.

The Sun Safety Policy will be reviewed regularly (at least annually) with children, staff, parents and the Approved Provider.

**References**

Cancer Council Queensland SunSmart Policy Guidelines – Early Childhood,
4.9 **Children’s Toileting Policy**

The service recognises the need to ensure the safety of all children whilst accessing toilet facilities and acknowledges that from time to time, children may require additional support and assistance. Thus, service management seeks to ensure that the personal health, hygiene and safety of children and educators is supported, through the consistent implementation of the following procedures to protect children from risk of harm or injury.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *Family and Child Commission Act 2014*
- *Child Protection Act 1999 and Regulations 2000*
- *NQS Areas: 1; 2; 4; 5; 6; 7.*
- *Policies: 2.1 – Respect for Children, 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of children form Harm, 2.3 – Educator Ratios, 2.11 – Including Children with Special/Additional Needs, 3.5 – Excursions, 4.3 – Hygiene, 9.2 – Enrolment, 9.3 – Communication with Families*

### Procedures

Educators shall check the toilet facilities for safety prior to the commencement of the daily program/s including before school, after school and vacation care.

All children shall be actively supervised whilst accessing the toilet facilities.

Children shall have access to the toilets located on the outside of the Activity Building.

Adults shall have access to the toilets located on the outside of the Activity Building.

When toilets are shared by adults and children the following procedure will be in place:

- The educator shall notify another team member that they intend to use the toilet;
- The educator shall ensure that no children are in the immediate area of the toilet prior to accessing the toilet facilities; and
- The staff member shall lock the entrance to the toilet. If this is not possible then a sign shall be placed outside the toilet to notify children that an educator is using the toilet and that they cannot be accessed at this present time by children.

Should the primary facilities become unavailable and other toilets are accessed, when/if these are out of sight, children will be escorted to the toilet by an educator.

Educators shall be required to support the personal hygiene of children with toileting when it becomes known to them that a child is in need of assistance.

A toileting kit will be available (at or near the toilets), to assist educators with toileting issues. The kit includes gloves, wipes, hand sanitiser and appropriate bags for soiled materials. (Attention will be given to any children with allergies to latex.)

If a child is involved in a personal hygiene incident, at the Coordinator’s discretion, the parent/guardian may be notified and shall have the opportunity to collect the child.
Children who are frequently troubled with personal hygiene and toileting needs shall be requested to provide spare clothes and pull ups if necessary.

**Escorting children to the toilet**

Educators shall observe practices to ensure that they are not placing themselves in a compromising situation while escorting children to the toilet area and shall ensure that a minimum of two children are escorted at any one time.

Children shall be regularly reminded to go to the toilet. Where the toilet is out of direct supervision of educators, children shall be escorted every 30 minutes or as required.

Educators will ensure that the service communication procedures are followed when escorting children to the toilet in another area.

**Assisting children with toileting**

In the event of a personal hygiene incident, educator support will be provided. Gender and developmental consideration should be given to the situation to ensure the most appropriate educator manages the situation, that the process is open and transparent, and that the dignity and rights of the child to privacy are maintained.

Educators shall support children’s emotional needs, demonstrating empathy and compassion and should not, under any circumstances, cause embarrassment to the child or become forceful in their assistance to children.

When needed, staff shall assist children with toileting and to follow hygiene procedures by:

- Encouraging children (if able) to clean themselves independently through provision of suitable wipes and means of disposal (wipes are not suitable for flushing); and
- Ensuring hands are cleaned and sanitised before and after, and gloves are worn.

All staff shall be provided with training in the support of children with toileting issues, particularly in the case of children with high support needs. This may be through written communications, direct training and/or meetings.

**Toileting on excursions**

For the purposes of excursions, the following procedures shall be implemented to ensure the health and safety of children while using the toilet:

- A risk assessment will be conducted prior to the excursion with all educators required to read and sign;
- On arrival at the venue, the toilet cubicles shall be checked for safety by an educator before being used by the children; and
- A minimum of two educators shall be present when possible to supervise children’s use of the toilets.
4.10 Anaphylaxis Management Policy

The service recognises the increasing prevalence of children attending services who have been diagnosed with severe allergies and/or anaphylactic reactions. Such reactions may be the result of severe allergies to eggs, peanuts, tree nuts, cow milk, shell fish, bee or other insect stings, latex, particular medications or other allergens as identified through professional diagnosis.

It is known that reactions to allergens may occur through ingestions, skin or eye contact or inhalation of food particles.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Health (Drugs and Poisons) Regulation 1996
- Family and Child Commission Act 2014
- NQS Areas: 1; 2; 4; 6; 7.

Procedures

Parents/guardians will be requested, through the enrolment process (see Policy 9.2), to ensure that the service is made aware of any allergies that their child may be suffering. Information regarding the triggers and severity of allergic reactions will also be requested.

All children diagnosed with anaphylaxis shall have a medical management plan outlining what to do in an emergency and developed in consultation with families, educators and the child’s medical practitioner. Each plan shall be displayed in a clearly accessible area and be approved by the child’s family/guardian for display.

A medical conditions risk minimisation plan (see 4.10.1) must be developed in consultation with the parent/guardian of a child with specific health care needs, allergies or other relevant medical conditions to identify the possible exposure to allergens and how these will be managed and monitored within the service.

Individual children’s health care and management plans shall be discussed on a regular basis with all educators at team meetings.

The service will ensure that at least one educator with a current first-aid qualification and CPR qualification, anaphylaxis management and emergency asthma management training as required by the Education and Care Services National Regulations 2011, will be in attendance at any place children are being care for, and immediately available in an emergency, at all times that children are being cared for.

The service shall take appropriate action to minimise, as far as reasonably practicable, exposure to known allergens where children have been professionally diagnosed with anaphylaxis and this information has been presented to the service with certification from a medical practitioner.

To minimise the risk of exposure of children to foods that might trigger a severe allergy or anaphylaxis in susceptible children, our service will:
- Not allow children to trade or share food, utensils or food containers;
- Prepare food in line with a child’s medical management plan;
- Request families to label all drink bottles and lunch boxes with their child’s name;
- Consider whether it’s necessary to change or restrict the use of food products in craft activities, science experiments and cooking experiences so children with allergies may participate;
- Instruct educators preparing food about measures necessary to prevent cross contamination between foods during the handling, preparation and serving of food;
- Ensure that all food preparation areas and utensils are regularly cleaned and sanitised (as per Policy 5.5 Cleaning and Sanitising);
- Monitor attendances to ensure that meals/snacks prepared at the service do not contain identified allergens when those children are in care; and
- Where a child is known to have a susceptibility to severe allergy or anaphylactic reaction to a particular food, the service will develop policy and implement practice for the management of children, educators or visitors bringing foods or products to the service containing the specific allergen (e.g. nuts, eggs, seafood)

Each child shall have the appropriate medication including Epipen (or Anapen) accessible to educators.

All expiry dates of auto injector devices accessible at the service will be closely monitored. Parents will be notified immediately of an impending expiry dates of these devices and provision to the service of an up to date device arranged.

Appropriate medication shall be stored at the service for each child in clearly labeled and marked containers, in a location that is known to educators and easily accessible to adults but inaccessible to children.

The service will ensure families with children at risk of anaphylaxis, and all educators receive a copy of the Medical Conditions Policy and Anaphylaxis Management Policy as part of their orientation/induction to the service.

Risk minimisation practices will be carried out to ensure that the service is, to the best of our ability, providing an environment that will not trigger an anaphylactic reaction. These practices will be documented, discussed at team meetings and potential risks reduced.

The service shall display a generic Action Plan for Anaphylaxis poster in a key location, visible to families, educators and visitors to the service.

In circumstances where EPIPENS are transported between the child’s school/home and the service, the medication shall be signed in and out of the service in appropriate record books by educators. Parents/guardians may be requested to provide a spare pen to be kept at the service. If these arrangements are not suitable, a risk management strategy shall be devised to ensure:

- Medication is transported by a responsible adult person, and
- In circumstances where children arrive at the service without the required medication, appropriate procedures shall be followed to ensure that the medication becomes immediately accessible.

Anaphylaxis plans shall be reviewed annually or as required by medical authorities.

In the case of a child who has not been previously diagnosed with Anaphylaxis, procedures as per the Emergency Health and Medical Policy (see Policy 4.11) will be followed.

**Adrenaline auto-injectors for general use**

Services may have an adrenaline auto-injector (Epipen or Anapen) in their first aid kit for general use. This will be in addition to (and not a substitute for) the prescribed devices for individual children with a diagnosed anaphylactic allergy.
The service will develop guidelines and procedures for the administration of a general adrenaline auto-injector. Administration may be effected in the following circumstances:

- A child who is known to be at risk of anaphylaxis does not have their own device immediately accessible or the device is out of date;
- A second dose of adrenaline is required before an ambulance has arrived;
- The child’s prescribed device has misfired or accidently been discharged;
- A child previously diagnosed with mild allergy (who was not prescribed an adrenaline auto-injector) has their first episode of anaphylaxis; and/or
- A child with no previous diagnosis suffers a first episode of anaphylaxis and was not previously known to be at risk.

References

# 4.10.1 Medical Conditions Risk Minimisation Plan

<table>
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<th>Child’s name:</th>
<th>Date of Birth:</th>
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1. **What is the specific health care need, allergy or relevant medical condition that this assessment addresses?**

2. **Does the child need dietary modifications?** (if yes, please comment in sections below)

3. **Risk – What are the issues and/or the actual/potential situations that could lead to a medical emergency?**

4. **Strategy – What can be done to reduce these risks? What resources are needed?**

5. **Who – Who needs to be included in the process? Why?**

---

**Unsafe Foods and Meals (if applicable):**

**Safe foods and meals (if applicable):**

---

**Educator’s name and signature:** ___________________________ **Date:** ________________

**Parent’s name and signature:** ___________________________ **Date:** ________________

All educators have been made aware of this medical conditions risk minimisation plan and understand the risk, plan to minimise the risk and how to respond if a risk has been detected.

**Nominated Supervisor name and signature:** ___________________________ **Date:** ________________
4.11 Emergency Health and Medical Procedure Management Policy

The service recognises that occasions may arise where emergency management procedures may need to be implemented to preserve the health and safety of children and staff. Such emergency management applies to situations where a parent/guardian requests the service in writing to administer prescribed medication as directed by a medical practitioner, and/or assist with managing a specific health condition as well as where a particular emergency first aid response is needed.

In emergency situations, educators may be required to administer medication to preserve the life, safety and health of a child. These emergencies may occur for children with diabetes, epilepsy, anaphylaxis and asthma. The possible medication requirements include administering inhaled medication for asthma, prescribed medications for epilepsy, diabetes and/or anaphylaxis. Medications for diabetes and anaphylaxis are usually injected by a pen device and are not intravenous.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Health (Drugs and Poisons) Regulation 1996
- Work Health and Safety Act 2011
- Family and Child Commission Act 2014
- NQS Areas: 2; 4; 6; 7.

Procedures

All educators shall have access to information about the children’s medical conditions, medication and management procedures required.

Written procedures (medical management plan) shall be clearly displayed for managing emergency situations which shall include information about:

- Contact numbers for family, medical practitioner and ambulance;
- Triggers, reactions, warning signs and symptoms of possible emergency;
- Instructions on first aid management from medical practitioner or recognised authority; and
- Medication requirements, dosage and method of administration.

Children may have a personal medical management plan (maintained confidentially) which would include further information such as:

- Guidelines for participation in specific activities if required, such as swimming or high level physical games and activities;
- Contact details and parent consent forms as required;
- Medical practitioner consent forms as required; and
- Medication administration documentation.
The service will ensure that at least one educator with a current first-aid and CPR qualification, anaphylaxis management and emergency asthma management training as required by the *Education and Care Services National Regulations 2011*, is in attendance at any place children are being cared for, and immediately available in an emergency, at all times care is being provided by the service.

Medication shall be taken as required on excursions in an appropriately secured/locked container readily accessible to administering educators.

Steps to follow in the event of a medical emergency will be clearly documented, displayed and rehearsed every 3 months.

In the event of emergency first aid being required, procedures as set out in the Illness, Injury or Trauma Policy (see Policy 4.5) will be followed.

Relevant records and reports regarding implementing emergency health and medical procedures shall be completed by the administering educator immediately following an incident and handed to the Coordinator.

Management shall ensure that notifications as/when required are lodged with relevant authorities within the required time frame.
4.12 Non Smoking Policy

To maintain the ongoing health and wellbeing of children, families, educators and community members, the service actively encourages and provides a smoke free environment. This demonstrates a commitment to the health and wellbeing of all who use the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Work Health and Safety Act 2011*
- *Family and Child Commission Act 2014*
- *Tobacco and Other Smoking Products Act 1998 and Other Smoking Products Amendment Bill 2004*
- *NQS Areas: 2; 3; 7. *

Procedures

All service handbooks shall include information regarding the service’s non-smoking policy.

Visitors to the service location or site shall be actively informed as required about the non-smoking policy.

Appropriate signage, displaying a no smoking symbol (circle with diagonal line over a picture of a cigarette) shall be displayed in visually prominent places to reinforce the message that the service is a non-smoking environment.
4.13 First Aid Waste Management Policy

The service acknowledges the need to manage first aid waste effectively to prevent cross infection or contamination from waste materials. Such materials shall include, but not be limited to protective adhesive strips, bandages, swabs, cotton buds/balls and ice packs.

📖 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Work Health and Safety Act 2011
- First Aid Code of Practice 2004
- NQS Areas: 2; 4; 7.
- Policies: 4.5 – Illness and Injury, 4.11 – Emergency Health and Medical Procedure Management, 6.3 – Workplace Health and Safety

📁 Procedures

A clearly labelled first aid waste bin will be supplied and maintained in the following way:

- Fitted with a bag that can be sealed and removed each day (if required);
- Cleaned and sanitised daily (if required); and
- Located in a suitable place that is not readily accessible to children.

Educators shall thoroughly wash hands using specified hand washing procedures before and after implementing first aid.

Educators shall wear disposable gloves to manage incidents of first aid involving waste materials as identified.

When conducting first aid, educators shall:

- Remove required items to be used to manage first aid from the first aid kit;
- Place items in/on a non-contaminated dish or surface;
- Clean the injured area of the person using principles of first aid as per policy/ procedure and training e.g. wiped with sterile swab etc. (Refer to First Aid Manual/Book);
- The used swab or like shall be placed in the lined first aid waste bin; and
- Change gloves if changing the type of activity they are managing with first aid e.g. cleaning to bandaging. These gloves should also be placed in the first aid waste bin.
4.14 Infectious Diseases Response Strategy

Policy

The service acknowledges the need for a coordinated approach to dealing with situations of infectious diseases in the community. The service shall implement a response strategy in accordance with government health guidelines for Infectious Disease Pandemic.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Australian Government Health Guidelines
- NQS Areas: 2; 6; 7.
- Policies: 4.2 – Infectious Diseases, 4.4 – Preventative Health and Wellbeing, 8.10 – Employee Orientation and Induction, 9.3– Communication with Families, 9.4– Communication with Community.

Procedures

The service shall encourage basic hygiene techniques to prevent the spread of infectious disease

The service shall encourage children and educators to stay at home should they present with symptoms of infectious disease.

The service shall keep informed of current Pandemic Phases and shall follow the Australian Government Guidelines. Refer to the supporting information below.

The service shall provide educators, families and the local community with information about the service’s response to management of infectious disease as recommended by health authorities.

Supporting information on Pandemic Phases

The Australian Pandemic Phases describe whether the virus is in countries overseas (OS) or in Australia (AUS). Having an Australian system means that actions can be taken in Australia before a change of phase is declared by the World Health Organisation. The description of each phase is shown in the following table:

<table>
<thead>
<tr>
<th>Australian phase</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALERT</td>
<td>A novel virus with pandemic potential causes severe disease in humans who have had contact with infected animals. There is no effective transmission between humans. Novel virus has not arrived in Australia.</td>
</tr>
<tr>
<td>DELAY</td>
<td>Novel virus has not arrived in Australia. OS4 Small cluster of cases in one country overseas. OS5 Large cluster(s) of cases in only one or two countries overseas. OS6 Large cluster(s) of cases in more than two countries overseas.</td>
</tr>
<tr>
<td>CONTAIN</td>
<td>Pandemic virus has arrived in Australia causing small number of cases and/or small number of clusters.</td>
</tr>
<tr>
<td>SUSTAIN</td>
<td>Pandemic virus is established in Australia and spreading in the community.</td>
</tr>
<tr>
<td>CONTROL</td>
<td>Customised pandemic vaccine widely available and is beginning to bring the pandemic under control.</td>
</tr>
<tr>
<td>RECOVER</td>
<td>Pandemic controlled in Australia but further waves may occur if the virus drifts and/or is re-imported into Australia.</td>
</tr>
<tr>
<td>PROTECT</td>
<td>Pandemic virus is mild in most but severe in some and moderate overall. This phase sits alongside CONTAIN and SUSTAIN phases with a greater focus on treating and caring for those more vulnerable to severe outcomes.</td>
</tr>
</tbody>
</table>

4.15 Asthma Management Policy

The service strives to provide a safe and suitable environment for all children attending the service. Children diagnosed with asthma who attend the service will be supported with the management of this medical condition and endeavours will be undertaken to create an asthma friendly environment in accordance with the recommendations of the Asthma Foundation of Queensland.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulation 2011
- Duty of Care
- Work Health and Safety Act 2011
- Health (Drugs and Poisons) Regulation 1996
- NQS Areas; 2; 4; 6; 7.

Procedures

The service will ensure that at least one educator with a current first-aid and CPR qualification, anaphylaxis management and emergency asthma management training as required by the Education and Care Services National Regulations 2011, is in attendance at any place children are being cared for, and immediately available in an emergency, at all times that children are being cared for by the service.

The service shall provide opportunities for all staff to participate in and receive regular approved education on asthma and appropriate management strategies as identified on the ACECQA website.

All children diagnosed with asthma must have a medical management plan outlining what to do in an emergency and developed in consultation with families, educators and the child’s medical practitioner. Each plan shall be displayed in a clearly accessible area with approval from the child’s family/guardian.

A risk minimisation plan must be developed in consultation with the parent/guardian of a child diagnosed with asthma to identify the triggers and how these will be managed and monitored within the service.

The service will ensure all families of children identified with asthma, and the educators at the service, receive a copy of the Medical Conditions Policy and Asthma Policy as part of their orientation/induction to the service.

Educators are made aware of the individual children who suffer from asthma, and are provided with training to recognise the relevant triggers, and to follow the risk minimisation strategies and specific management plans to manage the condition.

The service will display a poster for asthma first aid management in prominent locations to alert educators and other participants in the service’s activities.

If the procedure outlined in the child’s medical management plan does not alleviate the asthma symptoms, or the child does not have a medical conditions management plan, an educator will provide first aid following the steps outlined by Asthma Australia as follows:
- Sit the child upright. The educator will stay with the child and be calm and reassuring;
- Give four (4) puffs of blue reliever medication with slow and deep breathing in after each puff. If using a spacer, follow each of 4 puffs with 4 breaths in and out following each puff;
- Wait four (4) minutes. If there is no improvement, give four (4) more puffs as above;
- If there is still no improvement, call emergency services; and
- Keep giving four (4) puffs every four (4) minutes until the emergency service arrive.

In the event of the above emergency event the parent of the child is to be contacted and informed.

The service will ensure that an emergency asthma first aid kit is stored in a location that is known to all educators, easily accessible to adults but inaccessible to children. The emergency asthma first aid kit should contain:
- An emergency supply of blue reliever puffer; and
- A spacer device that is compatible with the puffer.

Expiration dates of all puffers used will be closely monitored and replaced when expired.

Puffers and spacers from the emergency asthma first aid kit must be thoroughly cleaned after each use to prevent cross contamination.

All asthma medication provided by families and administered by educators and/or self-administered by the child with the condition, must be in accordance with the Medication Policy (see Policy 4.6) of this service.

Risk minimisation practices will be carried out to ensure that the service is, to the best of our ability, providing an environment that will not trigger an asthmatic attack. These practices will be documented, discussed at team meetings and potential risks reduced where possible.

References

4.16 Vehicle Restraint Policy

The service promotes safety in the transporting of children in vehicles during the operation of program activities. In support of current legislation restraint measures will be implemented that reduce the effects of serious injury or death in the event of a crash.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *NQs Areas: 2; 6; 7.*

Procedures

In the case of children being transported in a private vehicle during the operation of the program, the service shall provide appropriate child restraints in accordance with recommendations for children 4-7 years, which are a booster seat with H-harness or a booster seat with a secured adult seatbelt. Booster seats provided shall be Australian Safety Standard approved. (*Australian Standard AS 1754 Child Restraint Systems Used in Motor Vehicles.*)

The following requirements will also apply:

- A child may stop using a child restraint once they turn seven or if their eye level is above the back of the booster seat;
- A child aged between four and seven years of age cannot sit in the front row of a vehicle that has more than one row of seats unless all the other seats are occupied by children under seven years of age; and
- Should the back seat have two child restraints fitted and there be no room for a third child restraint, a non-tethered booster seat or booster cushion can be used, providing the child using the booster seat is between four and seven years of age.

In the case of children being transported in a taxi during the operation of the program, the following guidelines shall be followed:

- Children under the age of seven must not be seated in the front row of seats in a taxi. Taxi drivers will be responsible for ensuring that children between the ages of seven and sixteen are properly restrained in a seatbelt. The service shall support the taxi driver in meeting such requirements; and
- The service shall ensure that children up to the age of seven are appropriately restrained when using Taxi transport, whether in an approved child restraint or adult seatbelt. This may mean that the service provides their own restraints, however there is no requirement in a Taxi to do so.

In the case of children being transported in a bus during the operation of the program, the following guidelines shall be followed:

- Bus transport with 13 or more seats does not need to be fitted with seatbelts and/or child restraints; and
- The restraint provisions for four to seven year olds apply to a bus that has 11 or 12 seats with all passengers having to wear seat belts if they are fitted.
The indicative weight specified for this age range in the restraint laws is 14 to 26 kg. Children who are four (or more) years of age but below the indicative weight range may be recommended the forward facing child restraint with built-in harness. Children who are seven (or more) years of age, within the indicative weight range may still require the recommended child restraint.

References

4.17 Medical Conditions Policy

The service recognises the increasing prevalence of children attending school age care services who have been diagnosed with medical conditions including asthma, diabetes or at risk of anaphylaxis, and are committed to a planned approach to the management of such medical conditions to ensure the safety and well-being of everyone at this service.

Children’s medical needs may be broadly categorised into two types:

- **Short-term** – which may affect their participation in activities while they are on a course of medication. Short-term medical needs are typically an illness that the child will recover from in a short period (e.g. tonsillitis, chest infection, etc.)

- **Long-term** - potentially limiting their participation and requiring extra care and support. Long term medical needs are typically ongoing (e.g. asthma, diabetes, anaphylaxis, epilepsy, celiac disease)

Our service is committed to ensuring our educators are equipped with the knowledge and skills to manage situations, to ensure all children in attendance receive the highest level of care and that their needs are considered at all times. Providing families with ongoing information about medical conditions and their management is a key priority.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Duty of Care
- National Law Act 2010 and National Regulations 2011
- Public Health (Medicinal Cannabis) Act 2016 and Regulation 2017
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.

### Procedures

Children’s short term medical needs will be managed in accordance with the service’s Incidents, Injury, Trauma and Illness Policy and the Medications Policy.

For children with long-term medical needs, the service will minimise the risks associated with these specific health needs, allergies or other relevant medical conditions by:

- Ensuring a current medical management plan that is provided to the service by the parent and is accessible to all educators;

- Ensuring all educators are adequately trained and rehearsed in the service’s emergency medical management procedures and the administration of emergency medication;

- Collaborating with parents/guardians of children with specific health needs, allergies or other relevant medical conditions to develop a risk minimisation plan; and
Informing all educators and volunteers, of children with specific health needs, allergies or other relevant medical conditions and the risk minimisation procedures for these.

Parents/guardians will be requested, through the initial enrolment procedures to provide details of any specific health care needs or medical conditions of the child, including asthma, diabetes, allergies and whether the child has been diagnosed at risk of anaphylaxis. It is the responsibility of parents/guardians to update the service with any new information relating to their child’s specific health care need or medical condition.

The service will involve all educators, families and children in regular discussion about medical conditions and general health and wellbeing. The service will adhere to privacy and confidentiality procedures when dealing with individual health needs.

To promote consistency and ensure the welfare of all children using the service, all educators will follow the health, hygiene and safe food handling policies and procedures.

If a child with a chronic illness or medical condition that requires invasive clinical procedures or support is enrolled at the service, prior arrangements will be negotiated with the parent/guardian, Coordinator and appropriate health care workers to train educators in appropriate procedures. Such arrangement and procedures will be established in consultation with the child’s medical practitioner. Arrangements will be formalised prior to the child commencing at the service.

**Identifying Children with Medical Conditions**

Any information relating to individual children’s health care needs, allergies or other relevant medical conditions will be shared with the Coordinator, educators and other staff members of the service.

Information relating to a child’s specific health care need, allergy or other relevant medical condition, including the child’s medical management plan, medical risk minimisation plan and the location of the child’s medication will be shared with all educators and other staff members of the service.

As it relates to the specific children, relevant medical condition information will be displayed in the following areas of the service to ensure all practices and procedures are followed accordingly:

- The service administration area – available in the child’s enrolment record and displayed visibly next to the service telephone;
- The staff room or noticeboard;
- Inside the kitchen cupboard door (for children with food related conditions); and/or
- In the SAC room (with parent/guardian permission).

All educators will be required to follow the child’s Medical Management Plan in the event of an incident related to the child’s specific health care need, allergy or other relevant medical condition.

All educators, other staff and volunteers must be able to identify a child with a specific health care need, allergy or other relevant medical condition and be able to locate their medication’s easily.

**Medical Management Plan**

To comply with regulatory requirements, the parents/guardians of children with specific health care needs, allergies or other relevant medical conditions must provide the service with a medical management plan for their child. This medical management plan must be followed in the event of an incident relating to the child’s specific health care need, allergy or relevant medical condition.

The medical management plan should be developed in consultation with the child’s registered medical practitioner with the procedures to follow from the medical practitioner documented in the medical management plan. The medical management plan should include the following:

- A photo of the child;
- Details of the specific health care need, allergy or relevant medical condition including the severity of the condition;
• Any current medication prescribed for the child;
• What may trigger the allergy or medical condition (if relevant);
• Signs and symptoms to be aware of as well as the response required from the service in relation to the emergence of symptoms;
• Any treatment/medication required to be administered in an emergency;
• The response required if the child does not respond to initial treatment;
• When to call an ambulance for assistance; and
• Contact details of the doctor who signed the plan.

Copies of the child’s Medical Management Plan will be kept with their medication and taken on all excursions/regular outings they attend whilst enrolled at the service.

**Risk Minimisation Plan**

A risk minimisation plan must be developed in consultation with the parent/guardian of a child with specific health care needs, allergies or other relevant medical conditions to ensure that:

• Any risks relating to the child's specific health care need, allergy or relevant medical condition are assessed and minimised;
• If relevant, practices and procedures for the safe handling, preparation, consumption and serving of food are developed and implemented;
• The parent/guardian is notified of any known allergens that pose a risk to a child and strategies for minimising the risk are developed and implemented; and
• All educators are able to identify the child, and know the location of the child's medical management plan and medication.

If relevant, practices and procedures are developed and implemented to ensure that the child does not attend the service unless the child has at the service their relevant medications.

The service will provide support and information to parents/guardians and other members of the community about resources and support for managing children’s specific health care needs, allergies or other relevant medical conditions.

**Medical Conditions Communication Plan**

To ensure regulatory compliance, the service shall develop a communication plan and implement procedures to ensure that:

• Relevant educators, staff members and volunteers are informed about the medical conditions policy and the medical conditions management plan and medical conditions risk minimisation plan for each child with a specific health care need, allergy or other relevant medical condition; and
• A parent/guardian of a child with a specific health care need, allergy or other relevant medical condition will communicate any changes to the medical management plan and risk minimisation plan for their child.

**Management of Medical Conditions**

Children identified with asthma or anaphylaxis will be managed in accordance with the specific Asthma Management policy (see 4.15) and Anaphylaxis Management policy (see 4.10) of the service.

Children with other health care needs or relevant medical conditions will be managed in accordance with their individual medical management plan and risk minimisation plan.
In order to effectively manage other health care needs and medical conditions, the service will implement the following procedures:

**Diabetes**

In developing individual children’s medical management plans, the service will implement procedures to ensure children with diabetes do not suffer any adverse effects from their condition while at the service. These include ensuring they do not suffer from hypoglycemia (have a “hypo”) which occurs when blood sugar levels are too low. Things that can cause a “hypo” include:

- A delayed or missed meal, or a meal with too little carbohydrate;
- Extra strenuous or unplanned physical activity;
- Too much insulin or medication for diabetes; and/or
- Vomiting.

Children with Type 1 diabetes may need to limit their intake of sweet foods. The service will ensure information about the child’s diet including the types and amounts of appropriate foods is documented in the child’s medical management plan and that this is used in developing an individual risk minimisation plan.

The service will ensure that educators are adequately and appropriately trained in the use of insulin injection devices (syringes, pens, pumps) used by children at the service with diabetes. In the event of major concerns regarding insulin levels of a child an ambulance will be called.

If a child is displaying symptoms of a “hypo” event the service will:

- Ensure a first aid trained educator provides immediate first aid which will be outlined in the child’s medical management plan and may include giving the child some quick acting and easily consumed carbohydrate;
- Call an ambulance by dialing 000 if the child does not respond to the first aid and apply first aid as per instructions from the ambulance;
- Contact the parent/guardian or the authorised person to be notified in the event of illness, if the parent/guardian cannot be contacted.

**Skin Rashes**

Rashes are common in children which may be caused by a viral infection. It is important to be able to assess.

When assessing a rash, educators should consider other signs and/or symptoms. These might include (but are not limited to):

- Fever;
- Unusual behaviour (cranky or less active; cries more than usual; seems uncomfortable/irritable; just seems unwell);
- Loss of appetite;
- Vomiting;
- Headache/stiff neck;
- Frequent scratching, crusty skin/discharge from skin; and/or
- Trouble breathing.

When observing the rash, educators should note:

- What the rash looks like (e.g. dark red like a blood blister; small red pinheads; large red blotches; a solid red area all joined together or blisters);
• How does the rash feel to touch (e.g. raised slightly, with small lumps or swollen);
• Is the rash itchy and where on the body did the rash start (e.g. head, neck); and
• Where is the rash now (e.g. head, neck, abdomen, arms, legs).

The Coordinator will be informed of any children presenting with a rash to determine whether there is cause for concern for the child’s health and the health of other children and educators. The parent/guardian will be called immediately.

All incidents of rashes should be documented on an Injury, Illness or Trauma Form. Educators must regularly check the appearance of the rash and note time and any changes to inform medical attention that may be sought.

The child will be isolated from other children and made comfortable until the parent/guardian is informed and has collected the child from the service.

If educators are concerned about serious symptoms in conjunction with the rash (e.g. the rash being purple, or spreading very quickly), then an ambulance will be called.

**Eczema**

If a child suffers from eczema, parents/guardians will be requested to supply a doctor’s certificate stating this. A medical management plan will be developed and implemented to enable educators to follow any treatment prescribed by the child’s medical practitioner.

A child with eczema is not to be excluded from attending the service.

**Medical Conditions requiring administering of medicinal cannabis e.g. epilepsy.**

Procedures will be followed as per Medications Policy 4.6 (refer subsection Administering Medicinal Cannabis)

**Educator Training and Qualifications**

The coordinator will ensure that educators have appropriate education or training to enable them to undertake basic support of the health needs of children, including administering medications, responding to allergic reactions, basic first aid and adhering to special dietary requirements.

The Coordinator will ensure that, at least one educator with the required first aid qualifications, anaphylaxis management and emergency asthma management training as prescribed under *Education and Care Services National Regulations 2011* is in attendance at any place children are being care for, and immediately available in an emergency, at all times children are being cared for.

**References**


University of Wollongong. (2013, August). *Medical Conditions Policy*. Retrieved from UniCentre - University of Wollongong:

4.18 First Aid Policy

The service acknowledges its responsibility to ensure appropriate procedures are in place for managing all incidents requiring first aid treatment. Therefore a proactive approach is taken in ensuring all educators are aware of their responsibilities, are suitably trained in first aid response and have access to appropriate first aid resources and equipment.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Work Health and Safety Act 2011
- First Aid in the Workplace Code of Practice 2014
- NQS Areas: 2; 4; 7.
- Policies: 4.5 – Illness, Injury, Incident or Trauma, 4.11 – Emergency Health and Medical Procedure Management, 6.3 – Workplace Health and Safety

Procedures

First aid supplies and resources

As per regulatory requirements, the service shall ensure there is an appropriate number of suitably equipped first aid kits that are accessible for use within the service. As per the First Aid in the Workplace Code of Practice 2014, the first aid kit should contain (as a minimum):

- Instructions for providing first aid including cardio-pulmonary resuscitation (CPR) flow chart;
- Adhesive strips (assorted sizes) for minor wound dressing;
- Splinter probes (single use, disposable);
- Non-allergenic adhesive tape for securing dressings and strapping;
- Eye pads for emergency eye cover;
- Triangular bandage for slings, support and/or padding;
- Hospital crepe or conforming bandage to hold dressings in place;
- Wound/combine dressings to control bleeding and for covering wounds;
- Non-adhesive dressings for wound dressing;
- Safety pins to secure bandages and slings;
- Scissors for cutting dressings or clothing;
- Kidney dish for holding dressings and instruments;
- Small dressings’ bowl for holding liquids;
- Gauze squares for cleaning wounds;
- Forceps/tweezers for removing foreign bodies;
- Disposable nitrile, latex or vinyl gloves for infection control;
- Sharps disposal container for infection control and disposal purposes;
- Sterile saline solution or sterile water for emergency eye wash or for irrigating eye wounds. This saline solution must be discarded after opening;
- Resuscitation mask to be used by qualified personnel for resuscitation purposes;
• Antiseptic solution for cleaning wounds and skin;
• Plastic bags for waste disposal;
• Note pad and pen/pencil for recording the injured or ill person’s condition and treatment given;
• Re-usable ice-pack for the management of strains, sprains and bruises. Re-usable or “one off use” ice-packs will be accessible for the management of strains, sprains and bruises.
• Digital thermometer

First aid information shall be easy to understand and accessible to educators. A variety of information methods may be used including verbal explanations and/or demonstrations, videos and posters (in plain English or other appropriate languages).

Risk assessments will be undertaken to identify the possibility of specific injuries and illnesses such as burns, eye injuries and/or poisoning occurring. In this instance, additional first aid kit contents and facilities may be provided.

The Coordinator/designated educator shall be responsible for completing a checklist of supplies for each first aid kit on a regular basis.

**First aid responders**

The service will ensure that at least one educator with a current first-aid and CPR qualification, anaphylaxis management and emergency asthma management training as required by the *Education and Care Services National Regulations 2011*, is in attendance at any place children are being cared for, and immediately available in an emergency, at all times that children are being cared for by the Service.

A suitably qualified first aid educator shall undertake the initial management of any injuries and illnesses occurring at the service. The initial care provided shall be consistent with their level of first aid training and competence. If the first aid incident is deemed to be of a serious nature, the injured or ill person shall be referred for medical assistance and the parent will be notified.

The service will ensure the currency of educator first aid qualifications in accordance with requirements for accredited training refresher updates including general first aid, CPR, asthma and anaphylaxis (refer to approved qualifications on the ACECQA website).

Information about the service’s first aid procedures and provisions shall be provided to educators through the induction process on commencement of employment.

Current information about specific risks in the workplace and any changes affecting the provision and use of first aid will be provided to educators on a regular basis.

**Administering first aid**

Procedures for administering first aid will be in accordance with the Injury, Illness, Incident or Trauma Policy of this service. The first aid procedures developed and implemented at the service are designed to:

• Preserve life;
• Ensure that ill or injured persons are stabilised and comforted until medical help intervenes;
• Monitor ill or injured persons in the recovery stage;
• Apply further first aid strategies if the condition does not improve; and
• Ensure that the environment is safe and that other persons are not in danger of becoming ill or injured.

All educators and volunteers shall be informed about first aid equipment and facilities via induction and the Educator Handbook;

The Coordinator and educators will ensure children are advised of what to do, where to go and whom to seek first aid assistance from, whilst in attendance at the service.

Children attending the service with identified health and/or medical conditions will be required to have a first aid action plan in place. This action plan will be followed in the event of first aid needing to be administered.
First aid records

All incidents requiring first aid treatment will be recorded on the appropriate child or educator reporting forms.

For incidents that may require minor first aid (e.g. adhesive strip / ice pack), an entry must be made in the first aid record book, located with the service first aid kit. Information to be included in the first aid record book may include:

- The child’s name,
- The reason for and where on their person the first aid was applied, and
- Educator name and signature.

First aid incident reports will be reviewed by the Coordinator on a periodic basis in order to identify areas or practices of the service that are likely to give rise to injury or illness. Such periodic reviews will also be used to:

- Review safety procedures for preventing further problems;
- Implement safer and healthier work practices; and
- Identify where first aid facilities and services are most needed;

First aid records relating to incidents involving educators will be kept in their staff file and maintained for workers’ compensation purposes.

A copy of the first aid record shall accompany an injured or ill person if the person is transferred to a medical service or hospital.

Employees shall be given a copy of their first aid record or have access to that record on request. The original copy of the first aid record shall be retained at the Service.

The parent/guardian of a child shall be given a copy of their first aid record or have access to that child’s record on request. The original copy of the first aid record shall be retained at the Service.
4.19 Childhood Immunisation Policy

The service acknowledges their obligation under the *Education and Care Services National Regulation 2011*, in ensuring that children are free from risk of harm. This extends to limiting exposure to health and safety risks that may arise from the incidence of vaccine-preventable diseases. Upon enrolment, the service shall request parents/guardians to provide their child’s immunisation history statement, in order to determine if enrolment and subsequent attendance will be accepted.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Public Health Act 2005 (QLD)*
- *A New Tax System (Family Assistance) Act 1999*
- *Duty of Care*
- *NQS Areas: 1; 2; 4; 6; 7.*

**Procedures**

Through the service enrolment procedures, parents/guardians will be requested to provide information of their child’s immunisation history statement to the service within a reasonable timeframe (of up to 2 weeks).

Information will be provided to families, including through the service Family Handbook, about the potential impacts on their child’s enrolment or attendance if their child’s immunisation status is deemed not up to date (i.e. vulnerable children).

The service will establish risk management procedures relating to monitoring and managing the spread of vaccine preventable diseases at the service. Procedures may include:

- Identifying vaccine preventable diseases as part of the enrolment package;
- Appropriate signage for families regarding infectious disease outbreak; and
- Limiting attendance for vulnerable children during times of infectious disease outbreak (if enrolment has been accepted).

**Vulnerable Children**

For child/ren who do not have a current immunisation history statement on file, their immunisation status will be considered ‘unknown’ or ‘not up-to-date’, until such time as the correct immunisation documentation is provided.

If the parent/guardian does not provide the child’s immunisation history statement within the reasonable timeframe allowed, the child’s enrolment may be:

- Refused or cancelled;
- Accepted, with attendance refused until proof of up-to-date immunisation status is provided; or
Accepted, with specific conditions in place. Specific conditions may include restricting care during an outbreak of infectious disease at the service.

Families of vulnerable children (i.e. those children whose immunisation status is deemed ‘not up to date’) whose enrolments have been accepted (with or without conditions) will not be eligible for Child Care Benefit (CCS) or Child Care Rebate (CCR) subsidies.

**Medical Contraindication**

Enrolment and/or attendance for a child cannot be refused on the basis of their immunisation status if they have a medical contraindication to some or all scheduled vaccines. Whilst not technically vaccinated, these children are still classified as having an ‘up-to-date’ immunisation status and this should be indicated on their immunisation history statement.

**Conscientious Objection**

Children of families who have recorded a conscientious objection to vaccination through the ‘Australian Childhood Immunisation Register’ will have their immunisation status registered as ‘not up-to-date’. Acceptance or refusal of enrolment will be as per the procedures of this policy relating to vulnerable children.
4.20 **Sleep and Rest Policy**

Payne Road State School P & C Association promotes the welfare and comfort for children being educated and cared for at its service by providing opportunities for sleep and rest and with flexible arrangements around this provision. The age, developmental stage and the individual needs of each child will be highly regarded.

**Relevant Laws and other Provisions**

- Education and Care Services National Law Act 2010 and Regulations 2011
- Education and Care Services National Amendment Regulations 2017
- Duty of Care
- NQS Areas: 1; 2; 3; 4; 6; 7.

**Procedures**

Opportunities for sleep, rest and relaxation will be provided following consultation with children and families and with consideration given to the child and family’s sociocultural background, routines in place at home and personal preferences.

As part of the educational program, restful activities and downtime experiences will be offered throughout the session/day with children being supported by the coordinator and educators to make appropriate decisions regarding participation.

Physical spaces are thoughtfully configured and made available that provide children with downtime, restful and quiet experiences to access away from main activity areas.

Groupings of children are configured to minimise the risk of overcrowding and promote calming experiences and positive interactions.

Educators will be observant of children’s needs supporting them to communicate their need for comfort, sleep and rest.

Flexibility will be demonstrated in the program with opportunities for children to engage in sleep, quiet and/or downtime experiences as needed.

**References**

4.21 Supporting Mental Health and Wellbeing

The service recognises the increasing complexity of mental health issues among our children, families and educators. The Coordinator and educators will work collaboratively with children and families to develop skills, attitudes and behaviours that promote long term mental health and wellbeing outcomes for the children who attend our OSHC program.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- NQS Areas: 1; 2; 3; 4; 5; 6; 7.
- Policies: 2.1 – Respect for Children, 2.6 – Behaviour Support and Management, 2.22 – Children’s Participation and Decisions Making, 3.1 – Educational Program Planning, 4.1 – General Health and Safety, 4.4 – Preventative Health and Wellbeing, 4.20 Sleep and Rest Policy, 9.2 – Enrolment

Procedures

Management, Coordinators and educators shall be committed to providing a service which acknowledges the importance of good mental health and wellbeing.

An inclusive physical and social environment will be provided that promotes fun, enjoyment and learning through play.

Educators will actively develop and form healthy and secure relationships with individual children and families by engaging in meaningful conversations with them and displaying genuine interest in their welfare.

Gain understanding of the child’s interests, ideas, abilities, background and culture and draw on these when designing, planning and implementing the program.

Monitor and evaluate the mental health and wellbeing of children and colleagues providing sensitive and ethical support as needed.

At team meetings share information about the needs of children and families and reflect on appropriate practice for support.

Children will be encouraged to express and manage their emotions, thoughts and behaviour, and to interact appropriately with peers and others.

Provide opportunities for children to express their opinions on matters that affect them, to make choices and to work collaboratively with others.

Promote for each child a sense of self-worth, confidence, dignity and belonging to the group.

Actively acknowledge children’s strengths, efforts and achievements.

Respond to and assist children when they are experiencing difficulties or challenges, to solve problems and to experience success.

Provide children with downtime, restful experiences.

Consult with families and access professional support, training and advice in instances where children are observed to be struggling and additional support is needed.
Raise awareness of mental health issues with children, families and staff through conversation and thoughtful and sensitively presented displays and promotions.

Reference

5.1 Food Handling and Storage Policy

The service recognises the need for effective food handling and storage practices to ensure that the food provided is not contaminated, nor allowed to become contaminated, or is unfit to be eaten. All food which is handled (including preparing, eating or storing) at the service is to be handled according to the recommended food handling and storage guidelines as set out in the Australian and New Zealand Food Standards Code.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Local Authority (e.g. Brisbane City Council) Food Handling By-laws
- Australian and New Zealand Food Standards – Chapter 3 Food Safety Standards (Australia only)
- NQS Areas: 2; 3; 4; 6; 7.

Procedures

Refer to Policy 4.3 regarding general hygiene procedures, and in particular in relation to the preparation and handling of food.

The Coordinator will be responsible for ensuring that all food preparation practices and areas in which food is prepared comply with all laws and regulations, including local council by-laws (or equivalent) where applicable.

The service will provide the necessary food handling equipment and/or utensils (e.g. gloves, colour-coded cutting boards) to prevent cross contamination.

Educators will ensure their hair is tied back and does not fall into the food.

All food preparation surfaces and utensils will be cleaned and sanitised before use. Refer to the service’s Cleaning and Sanitising Policy 5.5.

Educators will ensure that they, and the children, use effective hand hygiene practices before handling, preparing and eating of food. Refer to the service’s Hygiene Policy 4.3 – Hand Hygiene.

Educators will be made aware of, and kept up to date about children who may suffer dietary issues and/or allergies relating to food and/or particular food ingredients through signs in the kitchen area and regular discussions at team meetings. All care and attention will be taken when preparing, serving and storing food for children with particular dietary and/or allergy issues. Families may be requested to provide their child’s food if the service is unable to cater for their specific need.

Children will not be in the food preparation area unsupervised. Food activities that require heating and/or cooking will be fully supervised by an educator.
Educators and/or children who are unwell will not be permitted to handle food, whether it is a food activity or preparation of snacks or meals.

After opening, perishable items will be suitably covered and refrigerated, and non-perishable items will be stored in airtight containers in the food storage/pantry area. All items will be clearly labelled to include food items name and date stored and/or use by/expiry date.

The service will ensure regular pest and vermin maintenance is conducted to prevent contamination.

Perishable food brought from home by children and/or educators, will be refrigerated as soon as possible. Parents/guardians will be provided with information, through the enrolment and orientation process, relating to storage of lunch boxes during vacation care.

The refrigerator, stove/oven, microwave and pantry will be cleaned weekly. As part of the weekly refrigerator and pantry clean, foods will be rotated according to their use-by date.

The ‘use-by’ dates of all foods for use at the service will be carefully monitored. Foods noted with expired ‘use-by’ dates will be suitably disposed.

Educators will not eat, nor permit to be eaten by any child, food that has fallen on the ground, or has been handled by another child. Food that is not fit to be eaten is to be immediately disposed of, in an appropriate manner, so that it will not be eaten.

**Food Recall**

The service shall monitor foods purchased for any associated recall alerts. Recall alerts may be distributed via television, newspaper and radio communications from the manufacturer or recognised health authority.

All foods recalled under food alerts will be repackaged and returned or destroyed according to instructions as per the food recall alert.

**References**

5.2 Food and Nutrition Policy

This service recognises and acknowledges the importance of providing food that is both nutritious and appropriate to the needs of the children. The service encourages and promotes the health and wellbeing of children by providing positive learning experiences during meal/snack times where good nutritional food habits are developed in a happy, social environment. Parents are supported to understand the benefits of this approach to nutrition for their children.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Australian Dietary Guidelines (NHMRC 2013)
- Physical Activity Nutrition Outside School Hours (PANOSH) (2012)
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- NQS Areas: 1; 2; 4; 6; 7.
- Policies: 2.6 – Behaviour Support and Management, 3.1 – Educational Program Planning, 3.3 – Educators Practice, 4.3 – Hygiene, 5.1 – Food Handling and Storage, 9.2 - Enrolment, 9.3 – Communication with Families.

Procedures

Development and review of Nutrition Policy

A detailed nutrition policy will be developed with opportunities for consultation by the Approved Provider with families, educators and the community.

The policy will be based on information from recognised health authorities, which may include any or all of the Commonwealth or State Government Health Departments and non-government organisations with recognised expertise in nutrition (e.g. Nutrition Australia, Heart Foundation, Queensland Health).

The Coordinator will be responsible to regularly review, and when necessary ensure that the service obtains a formal review of this Nutrition Policy from a recognised nutrition authority or a person duly qualified to advise in relation to it.

The Coordinator will report to the Approved Provider in respect of the Nutrition Policy at least once a year, and whenever a change is made to this Nutrition Policy, following consultation with educators, parents and recognised nutrition authorities.

Recommended food

Information about healthy food choices is gathered from recognised authorities (i.e. Australian Dietary Guidelines, Nutrition Australia, PANOSH).


Provision of healthy and varied food choices

Where the service provides food, educators will seek to provide food which:

- Is healthy, balanced, varied, age appropriate and consistent with the Australian Dietary Guidelines;
- Includes a good balance of fresh foods, as opposed to pre-packaged and prepared foods; and
- As far as reasonably possible, accommodates the special dietary needs of children which the service has been made aware, or becomes aware of.
Service menus are planned ensuring that food provided is varied and encompass the main food groups as per the Australian Dietary Guidelines. Families, children and educators are encouraged to contribute ideas for the menu.

For all foods and beverages provided by the service to the children, e.g. breakfast, afternoon tea and/or additional foods provided during vacation care and/or as part of cooking activities, a weekly menu will be displayed which accurately describes the foods to be provided.

Foods provided to the children during vacation care will be decided upon following consultation with management and families of the service.

The Coordinator will discuss with all parents/guardians any food allergies and restrictions (including cultural or religious) which are required by the parent/guardian to be enforced at the service. Details of these restrictions will be noted on the enrolment form and passed on to educators. Food allergies will be accompanied by a letter from a medical practitioner or other health professional.

The Coordinator and educators will seek to accommodate all such reasonable nutritional needs.

Where children have special dietary needs which is not reasonable that the service meet, the Coordinator will consult with parents and where necessary, the meal will be supplied from home.

When parents provide food for their child, healthy food and drink choices are encouraged.

**The eating environment**

Social interactions will be encouraged during meal/snack times. Educators will spend this time interacting with the children and modelling good eating and social habits.

Children will be encouraged to use effective hand hygiene practices, prior to all snack/meal times.

To ensure safety, children will be encouraged to sit whilst eating and/or drinking.

Children eating food at the service, outside the regular meal times of the service, will be encouraged to use effective hand hygiene practices and to sit while eating.

**Serving of food**

Independence will be fostered by encouraging children to serve themselves food, under supervision from educators, using appropriate equipment, e.g. tongs, spoons, jugs etc.

Educators who serve food to the children will ensure hand hygiene procedures are followed and including use of tongs and/or gloves.

At meal/snack times, educators will encourage children to try different foods and to take appropriate portions.

**Involving children**

Educators involve and consult children when planning the menu and/or food activities and experiences through group meetings and/or children suggestions.

Educators will facilitate children being involved in the preparing and serving of food through ‘serve-yourself’ routines and cooking activities.

Educators will encourage and involve children in conversations and routines that promote healthy eating and good nutrition.

**Drinking Water**

The Coordinator will ensure that children have ready access to cool drinking water and clean cups (if necessary).

Educators will encourage children to drink extra water during the summer months, supplying their own water bottle if necessary.

Educators will encourage parents to provide children with extra water to take with them on excursions.

**Diverse cultural experiences**

Food provided will include food from various cultures particularly those represented in the service and local community.

Families from other cultures within the service or wider community may be invited to participate in the program, providing children with food experiences from their own culture.

Food awareness activities will be chosen from a variety of cultures and may include:

- Different ways of serving the food (i.e. chopsticks);
• Different varieties of foods (e.g. feta cheese instead of cheddar); and
• Foods that may have significance within their culture (e.g. Anzac biscuits and their origin).

Communication with families

The food provided by the service is planned ahead and as per regulatory requirements, the menu is displayed in a prominent place for families and children.

Where parents/guardians are required to provide food for their children, the service will provide relevant nutritional information as well as suggestions for healthy food and drink choices.

If a child has special food needs e.g. cultural requirements or food allergies, the service will work with parents/guardians to develop a plan to meet the child’s needs. Parents will inform the service of any changes.

Through the Family Handbook, parents/guardians are alerted to the service’s Nutrition Policy, and invited to contact the Coordinator at any time to discuss any concerns or feedback in relation to the Nutrition Policy, of their child’s particular dietary requirements for health, or any other reason.

The Coordinator will arrange at least one opportunity every twelve months for parents/guardians to have input into the Nutrition Policy.

Professional development

As per regulatory requirements, service management will ensure that educators are provided with adequate training and instruction in relation to food handling and storage procedures.

Educators will be encouraged to attend professional development on food and nutritional related topics.

The service will ensure that information and/or fact sheets relating to food safety and nutrition are readily available for educators and families.

Food Experiences

Food will not be used in the service as punishment or reward for children.

Educators will encourage children to learn about food and nutrition through:
• Food awareness authorities being included in the service program (e.g. Nutrition Australia);
• Engaging children in conversations about healthy lifestyles and good nutrition; and
• Inclusion of children in service meal routines.

References

Please note: This policy has been developed in accordance with recommendations from the Australian Dietary Guidelines (NHMRC 2013) and the Queensland Health PANOSH (Physical Activity and Nutrition Outside School Hours) resource.
5.3 Food Act (2006) Compliance Policy

Under the Food Act (2006), certain food businesses must be licensed by the local government where the food business is located. Outside school hours care (OSHC) providers that supply food (regardless of whether the food is included in an overall fee or charged separately) are considered to be a food business and may be required to hold a licence.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Food Act 2006
- Food Regulation 2016
- Local Government Authority
- Australian and New Zealand Food Standards – chapter 3 Food Safety Standards (Australia only)
- NQS Areas: 2; 3; 7.
- Policies: 4.3 – Hygiene, 5.1 – Food Handling and Storage, 5.2 – Food and Nutrition

Procedures

These procedures have been developed to reflect Qld Health Error! No text of specified style in document. – August 2015

OSHC operated by the State or a government owned corporation
The Act does not bind the State or a government owned corporation, which means that these OSHC providers do not require a licence under the Act. However, requirements consistent with the Act still apply.

OSHC operated by non-profit organisations
Under the Act, a non-profit organisation is defined as an organisation that is not carried on for the profit or gain of its individual members, and is engaged in activities for a charitable, cultural, educational, political, social welfare, sporting or recreational purpose.

Licensable

A non-profit organisation that involves the sale, on at least 12 days each financial year, of meals prepared by the organisation at a particular place is a licensable food business.

A meal means food that is, or is intended to be, eaten by a person sitting at a table, or a fixed structure used as a table, with cutlery, and is of adequate substance as to be ordinarily accepted as a meal. It is important to note that even if the food business does not provide tables and chairs, the food served may still be considered a meal. Food that is orderly accepted to be eaten with cutlery at a table constitutes a meal.

Not licensable

A non-profit organisation is not a licensable food business if:

- The meals consist only of fruit, cereal, toast, or similar food;
- The meals are prepared as part of an educational or training activity conducted by the organisation involving food preparation, hospitality or catering;
• The meals are pre-prepared by an entity other than the non-profit organisation and are stored and heated or otherwise prepared by the organisation in accordance with directions of the meal’s manufacturer; and/or

• It provides only:
  o whole fruit or vegetables;
  o drinks such as cordial, milk or juice;
  o chips, nuts or dried fruit; or
  o biscuits, slices or cakes that are not potentially hazardous (i.e. they do not contain fresh custard or cream and are shelf stable e.g. carrot cake, Anzac biscuits, blueberry muffins).

**OSHC operated by a private business**

Under the Act, an entity other than a non-profit organisation that sells unpackaged food by retail is a licensable food business. Retail means selling directly to the consumer (the parents/students). This means that OSHC operated by a private business that supplies unpackaged food requires a licence (regardless of whether the food is included in an overall fee or charged separately).

However, a private business providing food as part of OSHC is not a licensable food business if it provides only: whole fruit or vegetables; drinks such as cordial, milk, Milo or juice; chips, nuts or dried fruit; or biscuits, slices or cakes that are not potentially hazardous (i.e. they do not contain fresh custard or cream and are shelf stable e.g. carrot cake, Anzac biscuits, blueberry muffins).

The remaining three exemptions that apply to non-profit organisations (listed in the previous section) do not apply to privately run food businesses.

When finalising a menu, OSHC providers should also consider any healthy eating or similar requirements that may apply to their operations.

The Coordinator (or other appropriately delegated senior educator) shall develop and implement a food safety program to comply with the Act as per policy 5.4 Food Safety Program.
Fact Sheet - Licensing requirements for outside school hours care - Food Act 2006

Do I need a licence?
Under the Act, certain food businesses must be licensed by the local government where the food business is located. Outside school hours care (OSHC) providers that supply food (regardless of whether the food is included in an overall fee or charged separately) are considered to be a food business and may be required to hold a licence.

OSHC operated by the State or a government owned corporation
The Act does not bind the State or a government owned corporation, which means that these OSHC providers do not require a licence under the Act. However, requirements consistent with the Act still apply and you should contact your relevant state department for further information.

OSHC operated by non-profit organisations
Under the Act, a non-profit organisation is defined as an organisation that is not carried on for the profit or gain of its individual members, and is engaged in activities for a charitable, cultural, educational, political, social welfare, sporting or recreational purpose. Non-profit organisations may include parents and citizens associations, church groups or aid organisations.

Licensable
A non-profit organisation that involves the sale, on at least 12 days each financial year, of meals prepared by the organisation at a particular place is a licensable food business.

A meal means food that is, or is intended to be, eaten by a person sitting at a table, or a fixed structure used as a table, with cutlery, and is of adequate substance as to be ordinarily accepted as a meal. It is important to note that even if the food business does not provide tables and chairs, the food served may still be considered a meal. Food that is ordinarily accepted to be eaten with cutlery at a table constitutes a meal.

Not licensable
A non-profit organisation is not a licensable food business if:

the meals consist only of fruit, cereal, toast, or similar food

the meals are prepared as part of an educational or training activity conducted by the organisation involving food preparation, hospitality or catering

the meals are pre-prepared by an entity other than the non-profit organisation and are stored and heated or otherwise prepared by the organisation in accordance with directions of the meal’s manufacturer

it provides only:
– whole fruit or vegetables;
– drinks such as cordial, milk or juice;
– chips, nuts or dried fruit; or
– biscuits, slices or cakes that are not potentially hazardous (i.e. they do not contain fresh custard or cream and are shelf stable e.g. carrot cake, Anzac biscuits, blueberry muffins).

When finalising a menu, OSHC providers should also consider any healthy eating or similar requirements that may apply to their operations.

Examples:
A non-profit OSHC provider regularly offers eggs on toast as a breakfast option.

A licence is required as this is considered a meal served on more than 12 occasions per year.
A non-profit OSHC provider offers only cereal and fruit for breakfast, and sandwiches, fruit muffins, cheese and crackers for afternoon tea.

**No licence is required as sandwiches are not considered a meal and the other foods meet the exemptions.**

A non-profit OSHC provider offers stir fried noodles or fried rice for afternoon tea during the cooler months of the year (around 20 occasions). The food is served in a bowl with a fork and the children eat with the bowl on their lap.

**A licence is required as they are serving a meal on more than 12 occasions per year at a particular place.**

A non-profit OSHC provider purchases ready made frozen meals such as lasagne from a commercial supplier and reheats the meals in accordance with the manufacturer’s instructions. The meals are offered for afternoon tea and no breakfast is provided.

**No licence is required as this activity meets the exemption.**

A non-profit OSHC provider prepares and serves meat and salads (a meal) at a barbecue held at the end of each term (four times per year). No other meals are provided throughout the year.

**No licence is required as they are not providing meals 12 times or more a year.**

A non-profit OSHC provider runs an extra-curricular home economics educational program once a week where older students prepare a meal (e.g. risotto) for consumption by the students. No other meals are provided throughout the year.

**No licence is required as this activity meets the exemption.**

**OSHC operated by a private business**

Under the Act, an entity other than a non-profit organisation that sells unpackaged food by retail is a licensable food business. Retail means selling directly to the consumer (the parents/students). This means that OSHC operated by a private business that supplies unpackaged food requires a licence (regardless of whether the food is included in an overall fee or charged separately).

However, a private business providing food as part of OSHC is not a licensable food business if it provides only: whole fruit or vegetables; drinks such as cordial, milk, Milo or juice; chips, nuts or dried fruit; or biscuits, slices or cakes that are not potentially hazardous (i.e. they do not contain fresh custard or cream and are shelf stable e.g. carrot cake, Anzac biscuits, blueberry muffins).

The remaining three exemptions that apply to non-profit organisations (listed in the previous section) do not apply to privately run food businesses.

When finalising a menu, OSHC providers should also consider any healthy eating or similar requirements that may apply to their operations.

**Examples:**

A private OSHC provider offers eggs on toast, cereal and fruit for breakfast and fruit, cheese and crackers for afternoon tea.

**A licence is required.**

A private OSHC provider offers only whole fruit, fruit muffins, milk and Milo for afternoon tea and no breakfast is provided.

**No licence is required.**

A private OSHC provider offers cut fruit and vegetables, cereal, toast and muffins for breakfast.

**A licence is required.**

**What do I need to do if I don’t require a licence?**

It is important to note that even though some OSHC providers do not require a food business licence, they are still required to comply with the Act and the food safety standards in chapter 3 of the Australia New Zealand Food Standards Code. Non-licensable OSHC providers may still be inspected by their local
government, and are subject to the same offences and enforcement actions as licensable food businesses.

A State or government owned corporation providing OSHC should contact their relevant state department for advice on their food safety obligations.

**Do I need a food safety supervisor?**

Under the Act, all licensable food businesses are required to have at least one food safety supervisor. For further information on food safety supervisors, see Food Safety Fact Sheet 18 – *Food safety supervisors* located at [www.health.qld.gov.au](http://www.health.qld.gov.au)

**Do I need a food safety program?**

Under the Act, certain licensable food businesses must have a food safety program accredited by their local government. There are significant penalties for not having an accredited food safety program.

Generally, OSHC providers are not required to have an accredited food safety program. The *Food Regulation 2006* excludes a school aged care service under the *Child Care Act 2002*, or an education and care service under the Education and Care Services National Law (Queensland) providing education and care primarily to children who attend school in the preparatory year or a higher year from food safety program requirements.

For further information on food safety programs and food businesses required to have accredited programs, see the Queensland Health fact sheet – *Food safety programs for vulnerable persons* located at [www.health.qld.gov.au](http://www.health.qld.gov.au)

**For further information**

A State or government owned corporation providing OSHC should contact their relevant state department for advice on their food safety obligations.

If you have any further questions relating to whether an OSHC provider is a licensable food business or if the food safety program provisions apply, contact the local government for the area where the OSHC provider is located. Contact details can be found in the White Pages or at [www.dilgp.qld.gov.au/local-government-directory](http://www.dilgp.qld.gov.au/local-government-directory)
5.4 Food Safety Program Policy

The service acknowledges that a best practice approach to food handling, storage and hygiene must be maintained and that compliance with the Food Act (2006) can be ensured by the development and implementation of a food safety program.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- Duty of Care
- Food Act 2006
- Food Regulation 2016
- Australian and New Zealand Food Standards – Chapter 3 Food Safety Standards (Australia only)
- NQS Areas: 2; 3; 7.
- Policies: 4.3 – Hygiene, 5.1 – Food Handling and Storage, 5.2 – Food and Nutrition, 5.3 – Food Act Compliance.

Procedures

Where the service is required to be licensed as a food business under the Food Act 2006, compliance shall be achieved through licensing the food business with the local government authority.

Where the service is not required to be licensed as a food business under the Food Act 2006, compliance shall be achieved through self-assessment, including the development and implementation of a food safety program as guided by the resources available to child care services from Queensland Health. https://publications.qld.gov.au/dataset/food-safety-programs-information-for-businesses/resource/d304734d-1f5b-4360-8b31-cdcae53c961f

Supervisors and staff undertaking food handling at the service will be required to have skills and knowledge of food safety including food handling. Food safety and food hygiene training will be provided through such means as external workshops, in-service workshops, induction, in-house training, and workplace documents displayed to feature food safety responsibilities and requirements in accordance with the service’s food safety program.

The service will conduct reviews of the food safety program on a regular basis as part of the Quality Improvement process.
5.5 Cleaning and Sanitising Policy

The service acknowledges the need to provide a hygienic and safe environment, equipment and workplace for educators, children, families and visiting community members. Cleaning and sanitising is an important aspect of this process and will be applied to all food preparation practices and other high risk areas at the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Work Health and Safety Act 2011
- Food Act 2006
- Australian and New Zealand Food Standards – Chapter 3 Food Safety Standards (Australia only)
- NQS Areas: 2; 3; 4; 7.

Procedures

An appropriate cleaning and sanitising process shall be applied in the following ‘high risk’ areas/circumstances:

- Food preparation surfaces, utensils and eating equipment
- Bathrooms, toilets and basins;
- First aid waste management; and
- Areas where bodily fluids have been spilt.

Educators will be trained in the cleaning and sanitising processes to be applied to food preparation surfaces i.e. benches and cutting boards:

- Cleaning – Applying soap and water to the surfaces to remove dirt and grime; and
- Sanitising – Applying food grade disinfecting agent to remove residual dirt and germs.

The process for cleaning and sanitising food utensils will occur in the following way:

- Pre-clean – scrape, wipe or sweep away any food scraps and rinse with water;
- Wash – use hot water and detergent to take off any grease and dirt, soak if needed;
- Rinse – wash off any loose dirt or detergent foam;
- Sanitise – use a sanitiser to kill any remaining germs;
- Wash off sanitiser if required as per manufacturer instructions to see; and
- For utensils allow to drip dry.
The service shall follow the guidelines as recommended by Queensland Health for Cleaning and Sanitising as articulated in the resource: Cleaning and Sanitising (Food Industry Fact Sheet 11).

For services that have an installed dishwasher, the cleaning and sanitising process may be undertaken by ensuring the dishwasher has:

- A properly functioning temperature-activated sanitising cycle that has to sense a temperature of 65.6°C or above before the machine advances to the next step; or
- A water inlet temperature above 68°C if the machine has no sanitising cycle or has a sanitising cycle and forced airflow drying.

Please note: This policy and procedure shall not apply to general use/general purpose areas within the service such as tables, chairs, cupboards etc. unless the above-listed circumstances apply.

References


Australia New Zealand Food Standards Code – Chapter 3 (Appendix 4) – Cleaning and Sanitising Surfaces and Utensils.
5.6 Menu Development Policy

The service recognises and acknowledges the importance of providing food that is both nutritious and appropriate to the needs of the children in attendance. In collaboration with educators, children and families, a service menu will be developed, consistent with the Australian Dietary Guidelines and inclusive of children’s health/medical issues relating to foods.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Australian Dietary Guidelines (NHMRC 2013)
- Smart Choices Healthy Food and Drink Supply Strategy for Queensland Schools
- NQS Areas: 1; 2; 5; 6; 7.

 Procedures

Development of the service menu will occur in collaboration with educators, children and families.

The Approved Provider/Nominated Supervisor will ensure the food and beverages they provide at the service are healthy, balanced, varied, adequate, age appropriate and consistent with the Australian Dietary Guidelines and as far as reasonably possible, meets the needs of children with special dietary requirements.

The service will ensure that children have access to safe drinking water at all times.

Service menus are planned on a regular basis. A checklist (as provided in the PANOSH resource) is accessed to ensure that food provided encompasses all of the main food groups.

The Coordinator will ensure that the weekly menu is displayed for families and accurately describes the food and drinks being provided by the service.

Educators will be informed of children’s food allergies and/or restrictions (including cultural or religious) through a staff communication book/folder and regular team meetings.

Families, children and educators are encouraged to contribute recipes and suggestions to support a culturally diverse menu.

Educators will be provided with opportunities for professional development training relating to nutrition and food related issues.
6.1 Space and Facilities Requirements Policy

The Approved Provider will ensure that the space and facilities used for the program and range of activities provided in keeping with the policies and procedures of the service are safe and stimulating. The environment accessible to all children will promote physical and psychological comfort.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Areas: 2; 3; 6; 7.
- Policies: 3.1 – Educational Program Planning, 3.7 – Physical Activity, 10.3 – Budgeting and Planning.

Procedures

The Approved Provider/Nominated Supervisor will ensure that the following are provided by the service:

- Indoor space of at least 3.25 m² of unencumbered space per child. Indoor spaces used by children will be well ventilated, have adequate natural light and are maintained at a temperature that is safe and reasonable;
- Outdoor space of 7 m² of unencumbered space per child including adequate shaded areas;
- Playground equipment, swings and other large pieces of equipment are to be located over areas with soft fall surfaces as recommended by recognised safety authorities;
- Verandah areas may be included as either indoor OR outdoor space with the written approval of the Department of Education and Training - Early Childhood Education and Care;
- Adequate toilet, hand washing and drying facilities for children and educators and in particular that:
  - By location and design, allow for safe use by the children; and
  - Allow convenient access from both indoor and outdoor areas.
- Facilities that cater for soiled clothing including hygienic storage and inaccessibility to children;
- Adequate facilities that cater for the safe handling, preparation, storage and disposal of food and beverages;
- Facilities that provide adequate and safe drinking water will be provided at all times;
- Sufficient furniture, materials and equipment that are developmentally appropriate, inclusive and adaptable to ensure participation by every child in the program; and
- Adequate administrative space and facilities for the purposes of:
- Conducting the administrative functions of the service;
- Private and personal conversations with families; and
- Providing respite for coordinators, educators and/or volunteers.

The Nominated Supervisor/Coordinator will, in conjunction with the Approved Provider, ensure that the following are available at the service:-

- A telephone located inside the premises or one that is accessible at all times;
- Storage space close to play areas, with at least one lockable cupboard for valuable equipment;
- A lockable drawer or small cupboard for educator personal belongings;
- Area to display children’s artwork and a notice area for parents;
- Equipment and resources displayed in such a way that children can access them independently;
- A space for children to store their lunch/coat/bags etc.;
- Adequate lockable storage facilities for equipment, tools, first aid kit, medication and poisonous and dangerous substances;
- Lockable cupboard or filing cabinet for all child and family information (including enrolment forms), educator records and any other confidential records; and
- Adequate space for children to engage in rest and/or quiet experiences.
6.2 Provision of Resources and Equipment Policy

The service recognises the importance of providing resources and equipment that are safe and suitable to the developmental and recreational needs of the children in care. When purchasing resources and/or equipment consideration will be given to the ages, skills and abilities as well as the area in which the resources/equipment are to be used.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *See relevant Australian Standards on equipment in the Service*
- *NQS Areas: 1; 2; 3; 6; 7.*
- *Policies: 3.1 - Educational Program Planning, 3.7 – Physical Activity, 3.9 – Creative and Expressive Arts, 4.4 – Preventative Health and Wellbeing, 6.1 Space and Facilities Requirement, 6.3 – Workplace Health and Safety.*

Procedures

Care will be taken when purchasing equipment to ensure it complies with relevant Australian Standards (available from Standards Australia) and is suitable for the purpose for which it is intended.

Equipment provided will be appropriate to the interest, developmental and cultural needs of the children, is flexible and able to be rearranged or adjusted to provide additional interest, variety, challenge and support the inclusion of children with special/additional needs.

The Coordinator will ensure that all equipment is regularly checked, cleaned and maintained in accordance with manufacturer's instructions and otherwise as reasonably necessary to ensure that it remains in a safe and good working order.

Children will be encouraged to access outdoor areas which include natural elements such as trees, plants, edible gardens, sand, rocks, mud and water.

Safe storage and shelving will be provided to allow children to independently access equipment and resources.

The Coordinator will ensure that a wide range of real, commercial, natural, recycled and simple homemade materials are provided to support the children’s learning in a range of ways.
### 6.2.1 OSHC Establishment Resource and Equipment List

#### GENERAL EQUIPMENT

- Fire safety equipment
- First aid kit
- Lockable receptacle for medication
- Tables
- Chairs
- Bookshelves
- Craft cupboard
- Resource storage
- Foldaway sick bed
- Soft furniture
- Couch
- Television

#### PARENT'S AREA

- Sign in table
- Display board
- Parent resources/brochures/information
- Pockets/pigeon holes
- IPads/Tablets for sign in/out

#### OFFICE

- Computer
- Desk x 2
- Desk chair/s
- General stationary items (pens, paper, note pads, stapler etc.)
- Lockable filing cabinet
- Phone
- Petty cash box
- Whiteboard
- Lockable storage cabinet
- Bookshelves

#### KITCHEN

- Fridge
- Measuring cups
- Saucepans
- Tongs
- Kettle
- Plastic cups (enough for all children)
- Plastic plates (enough for all children)
- Food storage containers (sealed)
- Cutlery/utensils
- Cutting boards
- Electric frypan
- Mixing bowls
- Liquid soap
- Paper Towels

#### OUTDOOR AREA

- Assorted balls
- Cricket set
- Frisbees
- Beanbags
- Witches hats
- Bats
- Skipping ropes
- Hoops
- Gardening tools
- Sand play

#### INDOOR GAMES/EQUIPMENT

- Construction kits
- Board games
- Card games
- Puzzles
- Reading Books
- DVDs, CDs
- Technology (tablets, computers)
- Science (magnifying glass, magnets)

#### ART AND CRAFT

- Drawing paper
- Construction paper/cardboard
- Pencils, colouring pencils, felt pens
- Sharpeners, erasers
- Glue, tape
- Paints
- Collage items
- Trolley
- Recyclables (boxes, packets, cylinders)

#### DRAMATIC PLAY

- Puppets
- Musical instruments
- Home corner (dolls, toys etc.)
- Dressups
6.3 Work Health and Safety Policy

For the protection of children, educators, management and the service as a whole, the service will ensure that its equipment, facilities and premises are safe and clean in keeping with the requirements of the Work Health and Safety Act, 2011. See also Policy 7.1 for specific obligations relating to emergency equipment and facilities. The service promotes health and safety awareness for all people involved in the service. Policies and procedures are developed and monitored to reflect safe work practices.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Areas: 2; 3; 4; 7.

Procedures

The Nominated Supervisor/Coordinator shall be responsible to act as the Health and Safety Representative for the service, or to ensure that there is, at all times, an educator or other appropriate person in relation to the service who is designated in this position, and who shall report directly to the Coordinator.

If the Coordinator or another team member of the service is acting in the role of Health and Safety Representative, the Coordinator shall ensure that person has adequate time, education/training and resources to ensure that she/he is able to fulfill the role as required by the legislation.

The Health and Safety Representative shall:

- Maintain, in a safe and accessible place, up-to-date records and materials as required by the legislation;
- Regularly check the website or other resources of the Queensland Department of Justice and Attorney General at http://www.justice.qld.gov.au/
- Monitor educator practices and ensure up to date information is distributed;
- Make recommendations to management on how to improve current systems;
- Ensure stairs and walkways are kept clear of furniture, equipment and clutter; and
- Ensure equipment is arranged with consideration to its purpose and in relation to other areas of play space.

The Educator Handbook and orientation and induction processes shall contain up-to-date information on the legislative requirements for workplace health and safety.
Dangerous Substances

The Coordinator must ensure that:

- All poisons, disinfectants, corrosive substances and other poisonous and/or dangerous substances and items are clearly labelled as per manufacturer safety instructions, kept out of reach of children and placed in a child proof storage facility.
- Risk assessments will be conducted for all dangerous substances used at the service and all educators trained in safe usage.
- Unused or unnecessary substances are disposed of in a safe manner.
- All hazardous substances must have a safety data sheet (obtained from the manufacturer) which will be kept close to the storage of the product. All hazardous substances are recorded in a register, including a copy of the relevant safety data sheet.
- Storage of medications and service first aid kit/s, are accessible to educators but not to children.

Maintenance

The Coordinator will be responsible to ensure that the service has adequate heating, ventilation and lighting at all times.

The Coordinator will ensure that educators remove from use and have repaired or replaced as soon as possible, all equipment that is faulty or broken.

Regular periodic inspections of the service building and surrounding areas will be conducted using environmental checklists and including areas such as car parks, gardens and pathways etc.

Regular periodic inspections of all playground equipment will be conducted using the playground maintenance checklist (see 6.3.1).

Prior to use each day, educators will conduct a documented safety check of all indoor and outdoor spaces and equipment to ensure it is safe for use, free from items which may cause injury, and free from splinters and spiders.

Hazards identified from daily safety checklists (see 4.1.1 and 4.1.2) will be brought to the Coordinator’s attention by the educator. The Coordinator will complete a hazard report form (see 6.3.2) and forward it to the relevant authority (school and/or Approved Provider).

Sandpits will be raked prior to use to check for any animal faeces and any potentially dangerous objects.

Facilities and equipment assessed to have potential for injury will not be used or action is taken to allow for safe usage. An entry detailing the problem will be entered into the team communication book and all educators will be instructed on any restrictions necessary on use of equipment or areas.

The Coordinator shall ensure that an approved earth leakage device is installed and operational. Educators will be aware of the location of the power board and how to access the circuits used by the service.

In regards to electrical equipment, the Coordinator will be responsible to ensure that:

- Specified electrical equipment is inspected, tested and tagged by a competent person at prescribed intervals and immediately withdrawn from use if it is not safe to use; and
- Specified electrical equipment is connected to a type 1 or 2 safety switch. The safety switch must be tested at prescribed intervals and withdrawn from use if not working properly.

Educators will be instructed in the safe use and storage of electrical equipment associated with their work.

The Coordinator shall ensure that all fire safety equipment (extinguishers and blankets) are tagged and tested and in accordance with the Building Fire Safety Regulation 2008.
Manual Handling

Management will ensure that all team members have adequate training in relation to safe lifting and manual handling techniques used at the service. Educators must use lifting equipment (e.g. hoist, devices with wheels) as advised by management for use.

The Coordinator will ensure that appropriate lifting and manual handling techniques are practiced by educators and/or volunteers. Educators must inform the Coordinator if they have any medical or health issues that may place them at risk of injury when lifting or moving people/objects.

Information regarding appropriate lifting and manual handling techniques will be made accessible to educators through the orientation and induction process, and through ongoing displays of safe techniques.

Sharps/Dangerous Objects

‘Sharps’ refers to any object that can pierce or penetrate the skin easily, including needles and/or broken glass.

The Coordinator will make available at the service a sharps disposal kit consisting of disposable gloves, appropriate tongs and a strong puncture proof plastic container with a screw top lid.

As part of the service daily safety checklists, educators may be required to dispose of needles/sharp hazards that are found in playground and sandpit areas as well as clean up broken glass that may be contaminated with blood.

For the collection and disposal of needles and/or dangerous objects:

- Place the container (with lid off) on the ground near the hazard;
- Use gloved hand or tongs to pick up the needle/syringe by the barrel at the end away from the needle. For other dangerous objects, take care when picking them up;
- Place the needle/syringe sharp end first into the container. Do not hold the container while you do this. For other dangerous objects, carefully place them into the container. Replace the lid and seal tightly; and
- Dispose of the container by putting in the wheelie bin or taking it to a public sharps disposal bin.

If you are injured by a used needle:

- Wash with running water and soap as soon as possible;
- Apply a sterile waterproof dressing;
- Seek medical advice; and
- Follow the safe disposal procedures as above and take the needle or syringe with you to the doctor.

References


# 6.3.1 Playground Maintenance Checklist

***Checklist must be completed on a regular basis with identified hazards being reported to the Coordinator***

<table>
<thead>
<tr>
<th>Staff Name</th>
<th>Day of week:</th>
<th>Week ending:</th>
</tr>
</thead>
<tbody>
<tr>
<td>PLAYGROUND AREA 1</td>
<td>PLAYGROUND AREA 2</td>
<td></td>
</tr>
<tr>
<td><strong>Site</strong></td>
<td>Y/N</td>
<td>What Action Required</td>
</tr>
<tr>
<td>Is the site well drained?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the site free from debris and foreign objects?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is there any vandalism?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the area free from trip hazards?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the area free from stinging/biting insects?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is shade structure intact and in good repair?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SURFACE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is there sufficient soft-fall to meet specifications (300mm depth)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the soft-fall spread evenly?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the soft-fall free from foreign objects?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>EQUIPMENT</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is there any vandalism?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the equipment firmly anchored in the ground and all bolts and joints secure?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are all concrete footings underground?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there any broken, worn or missing parts?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are drainage holes clear?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there any protruding bolts, nuts or screws?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there any sharp edges, splinters or splits?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plastic parts are free of cracks?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are all seat and slide beds undamaged?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PLAYGROUND AREA 1</td>
<td>PLAYGROUND AREA 2</td>
<td></td>
</tr>
<tr>
<td>-------------------</td>
<td>-------------------</td>
<td></td>
</tr>
<tr>
<td>Y/N</td>
<td>What Action Required</td>
<td>Priority High/Low</td>
</tr>
</tbody>
</table>

**Moving Parts**
- Do all moving parts move freely and smoothly?
- Are all parts free from rust?
- Are springs firm and free from cracks?

**Ropes, Chains & Swings**
- Are All S hooks closed?
- Are all swings secure, free from pests and well drained?
- Are all ropes, chains and chain covers secure and in good repair?

Were any hazards identified?  ☐ YES  ☐ NO
Hazard report completed?  ☐ YES  ☐ NO
(Copy attached)

Copy forwarded to: (Please indicate)  ☐ WH&S officer  ☐ School Principal  ☐ P&C President /Approved Provider

Risk controls in place?  ☐ YES  ☐ NO
Please detail

Coordinator name and signature: .................................  Date: ..............................
6.3.2 Hazard Report Template

Hazard – including details of what and where

Identified Risks

Risk Assessment

<table>
<thead>
<tr>
<th></th>
<th>Very Likely</th>
<th>Likely</th>
<th>Unlikely</th>
<th>Very Unlikely</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>Moderate</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Major</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>Extreme</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
</tr>
</tbody>
</table>

Risk Assessment Score

<table>
<thead>
<tr>
<th>Risk Assessment Score</th>
<th>Control these risks when possible</th>
<th>Control these risks as soon as possible</th>
<th>Control these risks immediately</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 3 Moderate Risk</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 to 5 Significant Risk</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 to 7 Critical Risk</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Assessment completed by ___________________________ Date ______________

Risk Controls

<table>
<thead>
<tr>
<th>Are control measures in place?</th>
<th>Yes</th>
<th>No</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are controls minimising the risk?</td>
<td>Yes</td>
<td>No</td>
<td>Comment</td>
</tr>
<tr>
<td>Are there any new problems with the risk?</td>
<td>Yes</td>
<td>No</td>
<td>Comment</td>
</tr>
</tbody>
</table>

Review Completed by ___________________________ Date ______________
6.4 Shared Facilities Policy

The service actively strives to protect the rights, dignity and safety of all people and groups with whom they share facilities. Management will implement effective strategies that promote collaborative partnerships and respectful shared facility arrangements with the community that apply to its operations and program.

The laws and other provisions affecting this policy include:

- **Education and Care Services National Law Act, 2010 and Regulations 2011**
- **Duty of Care**
- **Family and Child Commission Act 2014**
- **NQS Areas: 2; 3; 7.**
- **Policies: 4.4 – Preventative Health and Wellbeing, 6.1 Space and Facilities Requirement, 6.2 – Provision of Resources and Equipment, 6.3 – Workplace Health and Safety.**

**Procedures**

The shared facility arrangements shall be clearly articulated within the service agreement between the school or other community group as applicable, and will include information surrounding:

- Communication with regard to the shared arrangements;
- The storage and setting-up or packing-away arrangements for equipment and materials used in the shared space;
- The accessible entries and exits to the shared space by the service including emergency exits;
- Evacuation and lockdown procedures for shared facilities;
- The accessible amenities to be used by the service and those available to the public;
- Telephone access whilst using the shared space;
- Cleaning and maintenance requirements;
- Security and closing procedures for the shared space detailing service and public responsibility; and
- Communication strategies for external users of the shared facility.
6.5 Use and Maintenance of Air Conditioning Policy

The service recognises and understands the need to maintain a healthy and safe environment for children and educators whilst at the same time valuing the need to ensure that the air conditioning operates with minimum impact on the environment.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *Work Health and Safety Act 2011*
- *Environmental Protection Regulation 1998*
- *NQS Areas: 2; 3.*

Procedures

The service shall operate the air conditioner to cool and/or heat the space to ensure the environment is comfortable and suitable to maintain the wellbeing and safety of children and educators.

The air conditioner shall be set at a reasonable temperature at all times it is in use. For energy efficiency the recommendation is 24 °C.

Educators will ensure that, before the air conditioning is turned on, windows and doors will be closed for energy efficiency.

Regular maintenance shall be carried out on the system/s by a reputable contractor where a service report shall be required.

Regular cleaning of the air conditioner unit dust filters will be conducted and included as part of the service cleaning schedule.

Aesthetics and safety shall be considered for all new air conditioning installations.

6.6 Management of Poisonous Plants and Fungi Policy

The service understands the need to maintain a healthy and safe environment for children and educators whilst at the same time valuing the aesthetic appeal of the natural environment. A number of plants and fungi are known to be poisonous to people and may pose significant risk if consumed, or in some cases handled. The service shall endeavour to ensure the environment is free of potentially poisonous plants and fungi.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Work Health and Safety Act 2011
- Plants and Fungi Poisonous to People in Queensland
- QPS Areas: 2; 7.

Procedures

The service shall maintain a current copy of the Queensland Government Resource “Plants and fungi poisonous to people in Queensland” produced by the Queensland Health Environment Protection Agency. This resource will be made accessible to and discussed with all members of staff and management. This resource is available at http://www.health.qld.gov.au/poisonsinformationcentre/plants_fungi/default.asp

The service shall keep in a visually accessible location the number for the Poisons Information Centre 13 11 26.

The service environment will be maintained free from poisonous plants and fungi through:

- Negotiating with land owners, particularly where the space is shared, the removal and planting of suitable trees, plants and shrubs;
- Regularly checking the service environment for growth of potentially poisonous plants, in particular weeds and fungi; and
- Immediately removing any recognised poisonous plants from the service environment using appropriate gardening gloves and tools and disposing of these in a safe manner.
6.7 **Occupancy Agreement Policy**

The service must obtain permission to occupy a premises (if not owned by the Approved Provider) for the purpose of conducting a centre-based care service (OSHC) approved under the Education and Care Services National Law Act (2010) and Regulation (2011).

📚 **Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *NQS Area: 7*
- *Policies: 6.1 – Space and Facilities Requirement, 6.4 – Shared Facilities*

🗂️ **Procedures**

The Approved Provider will demonstrate a right to occupy a premises for the provision of an approved centre-based service (service for school aged children).

The occupancy permit, lease or other agreement shall be in an appropriate format given the context of the relationship between the landlord and the occupant. For example, License to Occupy School for Provision of OSHC 6.7.1

The occupancy permit shall be reviewed regularly to ensure the obligations of both parties are being appropriately met and that the agreement is current and valid.
**6.7.1 Licence to Use Department of Education and Training Premises for Outside School Hours Care**

**Name of School where Outside School Hours Care (OSHC) Service is located**
(To be completed by the school)

**Item 1. Address of School where OSHC Service is located**
(To be completed by the school)

**Item 2. Name of Licensor**
State of Queensland (represented by the Department of Education and Training)

**Item 3. Address of Licensor**
Education House, 30 Mary Street, Brisbane QLD 4000

**Item 4. Licensor Contact for Notices – The School** (To be completed by the school)

<table>
<thead>
<tr>
<th>Person/Position</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone:</td>
<td>Facsimile:</td>
</tr>
<tr>
<td>Emergency Telephone:</td>
<td>Email:</td>
</tr>
</tbody>
</table>

**Item 5. Name of Licensee**

**Item 6. Address of Licensee**

**Item 7. Licensee Contact for Notices**

<table>
<thead>
<tr>
<th>Person/Position</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone:</td>
<td>Facsimile:</td>
</tr>
<tr>
<td>Emergency Telephone:</td>
<td>Email:</td>
</tr>
</tbody>
</table>

**Item 8. School Land Description** (To be completed by the school)

<table>
<thead>
<tr>
<th>Lot Number</th>
<th>County of</th>
<th>Parish of</th>
<th>Title Reference</th>
</tr>
</thead>
</table>

**Item 9. Commencement Date** (To be completed by the school)

**Item 10. Termination Date** (To be completed by the school)

**Item 11. Hire Charges** (To be completed by the school)

<table>
<thead>
<tr>
<th>Amount:</th>
<th>(GST Ex)</th>
<th>Payment Term/s: Quarterly</th>
<th>Method of Payment: EFT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Costs included in Hire Charge</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
- Use of building and contents
- Use of school grounds, multi-purpose court and play areas (see condition 14)

Hire Charges will remain fixed for the initial 12 months and future Hire Charges may be renegotiated at that time.
Item 12. Outgoings (to be completed by the school – refer Section 3, Specifications - 4.3

<table>
<thead>
<tr>
<th>Amount:</th>
<th>(GST Inc.)</th>
<th>Payment Term/s: Quarterly</th>
<th>Method of Payment: EFT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Costs included in Outgoings</td>
<td>Rates</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Electricity</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Water (where not separately metered)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cost of consumables in school toilets</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mowing of OSHC grounds (as agreed)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Maintenance of facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Initial pest control – School to ensure this is provided prior to commencement</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Initial carpet cleaning - School to ensure this is provided prior to commencement</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Licensee is responsible for all other expenses including:

- Telephone
- Cleaning and cleaning consumables
- Ongoing Pest Control
- Ongoing Carpet Cleaning
- Internet
- Insurances

Outgoings will remain fixed for the initial 12 months and future Outgoings may be renegotiated at that time.

Item 13. Description of Premises (including a map/plan) to be used by Licensee

Insert description of school facilities

See the attached map (to be inserted) at Part 2

Should the school have a requirement to change or remove any of the facilities listed in Item 14 and the attached map, during the life of this agreement, the school is required to discuss and reach agreement with the Licensee on suitable alternative facilities.

Item 14. Permitted Use (to be completed by the school)

The Premises are permitted for use by the Licensor for the times specified in Item 15 for the purpose of the provision of care to children enrolled in the Outside School Hours Care service.

The Licensor reserves the right to use, change or amend school facilities which may be utilised by the service due to operational necessity after consultation with the Licensee.

Item 15. Time/s of Use (to be completed by the school)

<table>
<thead>
<tr>
<th>Period</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morning</td>
<td>From: XXXX to XXXX</td>
</tr>
<tr>
<td>Afternoon</td>
<td>From: XXXX to XXXX</td>
</tr>
<tr>
<td>Student Free Day</td>
<td>From: XXXX to XXXX</td>
</tr>
<tr>
<td>Public Holidays (if applicable)</td>
<td>From: XXXX to XXXX</td>
</tr>
<tr>
<td>Vacation care</td>
<td>From: XXXX to XXXX</td>
</tr>
</tbody>
</table>

Item 16. Fees (inc GST) (to be completed by the school)

<table>
<thead>
<tr>
<th>Service</th>
<th>Full Fee – No rebate</th>
<th>Part Time Fee – No rebate</th>
<th>Casual Fee – No Rebate</th>
</tr>
</thead>
<tbody>
<tr>
<td>BSC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ASC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SFD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PH</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Fees will remain fixed for a period of twelve (12) months from commencement date. Changes to fees cannot be implemented until agreed in writing by the School Principal.

No fees or charges other than those outlined in this Licence may be applied during the Term of the Licence Agreement without the express written approval of the School Principal.

Fees and charges remain fixed for twelve (12) months from the Commencement Date. The Licensee is required to submit any request for fee increases in writing eight (8) weeks before the intended implementation and the School Principal or his/her representative must agree to the increase in writing before the fee variation can be implemented. Such requests must include evidence to substantiate the basis of the proposed fee increase (e.g. CPI, increases in Labour award rates). Fee decreases can be implemented at any time, after notifying the School Principal of the intended decrease.

<table>
<thead>
<tr>
<th>Other Fees Chargeable</th>
<th>Fee Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Enrolment, Membership or Application fee (please indicate)</td>
<td></td>
</tr>
<tr>
<td>• Late pick-up fee</td>
<td></td>
</tr>
<tr>
<td>• Absence fee (no advice, or less than 48 hours advice)</td>
<td></td>
</tr>
<tr>
<td>• Absence fee (advised at least 48 hours prior to service)</td>
<td></td>
</tr>
<tr>
<td>• Casual booking fee</td>
<td></td>
</tr>
<tr>
<td>• No hat fee</td>
<td></td>
</tr>
<tr>
<td>• Any other fees/charges (expand table as required)</td>
<td></td>
</tr>
</tbody>
</table>

Fee range for excursions.
Fee range for incursions.

Other Changes are to remain fixed for twelve (12) months from Commencement Date. Other fees cannot be implemented until agreed in writing by the School Principal.

<table>
<thead>
<tr>
<th>Financial Administration</th>
<th>Provide Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Payment Term</td>
<td></td>
</tr>
<tr>
<td>• Payment Method</td>
<td></td>
</tr>
</tbody>
</table>

**Item 17. Licensor’s Equipment to be used by Licensee** *(to be completed by the school)*

The Licensor proposes to make available the following equipment:
<< insert a list School equipment that will be utilised by the service. >>

**Item 18. Licensee’s Equipment to be used by School**

**Item 19. Area available for storage use by Licensee** *(to be completed by the school)*

The Licensor will make available:
<< insert a list School Storage areas that will be utilised by the service. >>
## Item 20. Maintenance

<table>
<thead>
<tr>
<th>The Licensee will submit:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• For the approval of the School Principal, within ten (10) Business Days of commencement of services, a proposed process for the reporting of facilities maintenance. This is to be in accordance with existing school processes.</td>
</tr>
<tr>
<td>• As outlined in Section 7 of the Conditions of the Licence Agreement, scheduled maintenance will be conducted by the Licensor however the Licensee will be responsible for any damage that occurs during the use of the Premises and such repair will be completed to the satisfaction of the Licensor. The Licensee is responsible for the repair or replacement of any property or equipment where such property requires repair or replacement due to the activities or use by the Licensee.</td>
</tr>
<tr>
<td>• The Licensee must immediately notify the Licensor of any damage to property or need of repair, whether resulting from the Licensee’s activities or noticed during the activity but not resulting from the activities of the service.</td>
</tr>
</tbody>
</table>
Item 21. Complaint process
Item 22. Reporting (additional reports required need to be inserted by the school)

The Licensee will provide the following reports to the School Principal:

- A written report, prior to the commencement of services, detailing the name, qualifications together with a photocopy of the current positive notice issued by the Commissioner for Young People and Child Guardian (Blue Card) or receipt of application and contact details for all specified personnel;
- A written report, prior to the commencement of any new specified personnel, detailing the name and contact details of the alternate personnel together with a photocopy of the current positive notice issued by the Commissioner for Children and Young People and Child Guardian (Blue Card) for each new specified personnel or receipt of application;
- A monthly written report, within 15 Business Days of the end of the month, detailing:
  - usage levels and vacancies for the preceding month;
  - all complaints received in the reporting period, action taken to resolve complaints and the timeframe for resolution.
  - waiting lists.
  - reportable incidents
- Within ten (10) Business Days of receipt, any Formal Compliance Directive issued to the Service by the Regulatory Authority in respect of the Service conducted on the Licenced Premises.

The Licensee will submit:

- Prior to the commencement of services, a copy of the written policies and guidelines required by the applicable licence for conducting a service to the school Principal.

On an annual basis the Licensee will provide a copy of the following to the school Principal:

- Result of any National Quality Framework (NQF) Audits;
- Current Suitability Notices for all specified employees;
- Copies of any renewed Insurances (these should be supplied to the school within five (5) days of renewal;
- Licensee is required to report any instance where they have been penalised for a breach of or non-compliance with National Quality Framework requirements or if the Service has been assessed and rated as Significant Improvement Required under the National Quality Framework in the past 12 months. If the Licensee has been found guilty with a breach or non-compliance in the past 12 months, then Licensor reserves the right to terminate the Licence Agreement.

The Licensee is required to:

- Report to both the Licensor and the DETE Corporate Procurement Branch, within ten (10) Business Days of receipt, any Formal Compliance Directive issued to the service by the Regulatory Authority in respect of the Service conducted on the Licenced Premises. The Licensee is required to provide, to the DETE Corporate Procurement Branch, a quarterly report detailing all Formal Compliance Directives issued by the Regulatory Authority for any Services conducted by the Licensee in the State of Queensland as well as the outcomes of the formal compliance process.
Item 23. Key Performance Indicators

The following Key Performance Indicators (KPIs) will be used to monitor performance:

- **Complaints**
  - Complaints must be addressed within five (5) Business Days of notification of the complaint.

- **Payment of outgoings/hire charges**
  - All payments made within the timeframe as agreed within the Licence.

- **Reporting**
  - All reporting must be provided within the timeframes detailed in Item 23.

- **Customer Satisfaction**
  - Complaints received should not exceed 3% of families utilising the service per month.

**Achievement of KPIs will be measured through the following metrics:**

- Complaints addressed outside of the timeframe should be less than 3% of the total number of complaints lodged in the reporting period (one calendar month).
- Payments made by the dates in the Licence.
- All reporting must be accurate, submitted within the agreed timeframes and contain all details required.
- Randomly selected customers are to be surveyed six monthly, by the school regarding customer satisfaction with respect to complaint resolution, service and support. The number of end users dissatisfied with services must be less than 3% of the end-users serviced by the Pre-qualified Provider in the reporting period (six monthly).

**Performance Management**

- Upon one failure to reach one or more Performance Measures in a single measurement period the Licensee must provide the School Principal with a list of rectification actions and a timeline for implementing these rectification actions.
- Failure to meet the same Performance Measure in two consecutive measurement periods; the Licensee must provide details of preventative actions and a timeline for implementing the preventative actions. The matter is escalated to senior management of both the Licensor and the Licensee for resolution.
- Failure to reach one or more Performance Measures three (3) times in three (3) reporting periods or failure to action preventative measures; the Licensee may be considered to be in material breach of the Licence and the Licence may be cancelled.

**Formal Performance Review**

- The School Principal or an Officer designated by the School Principal will conduct a formal review of the Contractor’s performance on a regular basis. This review is to include a face to face meeting and provision of a written report to the Contractor and at a minimum is to be conducted at the end of years one (1), three (3) and five (5) of the Licence Agreement and this formal review will form the basis of any extension of the Licence.
Item 24. Other Conditions
**Enrolment Preference**

Preferential enrolment to students enrolled at the school where the OSHC service is provided is to be implemented. A waiting list should be implemented for students enrolled at other schools and the service should only accommodate these students should they have the capacity and resources to do so.

**Food**

All food will be prepared by the Licensee in accordance with the Physical Activity and Nutrition Outside School Hours (PANOSH) Food Safety guidelines as endorsed by Queensland Heath.

**Program**

Programs must be reflective of the National Quality Framework and offer a variety of activities to accommodate the different interests and needs of the students, inclusive of students with a disability or special needs.

**Availability of quality resources/play equipment**

All programs are required to deliver quality and diverse planned activities incorporating the use of quality resources and play equipment for children.

**Religious Instruction**

Religious Instruction is not part of a school’s Out of School Hours Care Service.

An Out of School Hours Care Service provided by a religious organisation must show respect for all religious and non-religious beliefs and other stances represented in the school community.

All activities and events provided within an Out of School Hours Care Service are to be non-discriminatory and equitably available to students of all beliefs who choose to participate.

Key Personnel and any other staff of an Out of School Hours Care Service must avoid any implications that any one religion, denomination or other set of beliefs is advantageous or superior to any other denomination, religion or belief.

**Term**

The initial Term of the Licence is XXXX years from the Commencement Date (subject to the Licensee’s performance).

**Insurance Details**

Public Liability
Workers Compensation
Security

- It is the responsibility of the Licensee to ensure that all facilities and equipment used by the Licensee at XXXX State School are secured and locked at the close each day.
- It is the responsibility of the Licence to ensure that all alarms for areas of XXXX State School used by the Licensee are set at the close of each day. Any associated costs for alarm call outs and attendance by security services/emergency services due to failure to set alarms at areas of XXXX State School under the use of the Licence, or false alarms associated with the use of these areas by the Licence, shall by met by the Licensee.

<table>
<thead>
<tr>
<th>Item 25. Execution</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Licensor</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Signature of Authorised Officer</td>
</tr>
<tr>
<td>Name of Authorised Officer</td>
</tr>
<tr>
<td><strong>Licensee</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Signature of Authorised Officer</td>
</tr>
<tr>
<td>Name of Authorised Officer</td>
</tr>
</tbody>
</table>

The person signing warrants that they have authority to sign this Agreement for the Licensee.
See attached Plan
LICENCE TO USE DEPARTMENT OF EDUCATION AND TRAINING PREMISES FOR OUTSIDE SCHOOL HOURS CARE SERVICE

Conditions of the Licence

- The Principal reserves the right to issue amended Conditions of Licence prior to entering into the Agreement, as and when required.

1. DEFINITIONS

1.1 In this Agreement unless the context otherwise requires or the contrary intention appears, the following terms have the meanings assigned to them:

1.2 “Agreement” means Parts 1 and 2 of this document and any other Annexure or Schedule to this document.

1.3 “Business Day” means a day (other than a Saturday, Sunday or public holiday) on which banks are open for business in Queensland.

1.4 “Commencement Date” means the day on which this Agreement commences as set out in Item 9 of Part 1.

1.5 “Hire Charges” means the amount specified in Item 12 of Part 1.

1.6 “Land” means the land described in Item 8 of Part 1, which is owned by or under the control of the Licensor.

1.7 “Licence Year” means each separate year of the Term of this Agreement, the first License Year commencing on the Commencement Date.

1.8 “Licensor” means the person named in Item 2 of Part 1.

1.9 “Minister” means the Minister for Education, Training and Employment or its successors.

1.10 “Parking Areas” mean the area that is available for use for parking during the time the Licensee has a licence to use and occupy the Premises as identified on the plan set out in Part 2.

1.11 “Permitted Use” means the use of the Premises as described in Item 14 of Part 1.

1.12 “Premises” means that part of the Land, including buildings, that is licensed to the Licensee in accordance with the terms of this Agreement as identified by on the plan in Part 2 and the equipment identified in Item 14 of Part 1.

1.13 “Principal” means the Principal of the School.

1.14 “P&C” means the Parents and Citizens Association of the School.

1.15 “Routes of Access” means the area that is to be used as access during the time the Licensee has a licence to use and occupy the Premises as identified on the plan set out in Part 2 and varied, from time to time, by the Principal.

1.16 “Licensee” means the person named in Item 5 of Part 1.

1.17 “School” means the School identified in Item 1 of Part 1.

1.18 “Termination Date” means the day on which this Agreement terminates as set out in Item 10 of Part 1.

1.19 “Term of this Licence Agreement” means the period this Agreement will be in effect.

2. INTERPRETATION

2.1 A reference to a statute, regulation, ordinance or local law shall be deemed to extend to all statutes, regulations, ordinances or local laws amending, consolidating or replacing the same.

2.2 Where the day on or by which anything under this Agreement is to be done is a Saturday, Sunday or public holiday in Queensland, such thing may be done on the next Business Day in Queensland.

2.3 A covenant or agreement on the part of two or more parties shall be deemed to bind them jointly and severally.

2.4 Unless otherwise specified, the covenants and obligations of the parties to this Agreement shall be construed as if each such covenant or obligation is a separate and independent covenant made by one party in favour of the other.

2.5 In the case of any inconsistency between the Parts and Schedules to this Agreement and a clause in this Part, the provisions of the clause shall prevail to the extent of the inconsistency.

2.6 A reference to any authority, association or body, whether statutory or otherwise, shall be deemed to refer to any authority, association or body established or constituted in lieu thereof or succeeding, as nearly as may be, to the powers or functions thereof.

2.7 The singular shall include the plural and vice versa.
2.8 Words importing one gender shall include a reference to all other genders.

2.9 Where the context permits, reference to the Licensee shall extend to the members, servants, agents and invitees of the Licensee.

3. LICENCE

3.1 The following documents constitute the entire Licence between the Licensor and the Licensee:

(1) This Licence document,
(2) Section 3 Specification of ITO,
(3) The Licensee’s Offer; and
(4) The Pre-Qualified Panel Arrangement

3.2 The Licence shall expire on the date set out in Item 11 of Part 1 of the Licence.

3.3 The Licensee shall immediately surrender or transfer their Service Approval to the issuing authority upon expiration of the Licence.

3.4 The Licensor grants to the Licensee and the Licensee accepts a licence to use and occupy the Premises in common with the Licensor and all others with similar rights for the Term of this Agreement, on the terms and conditions set out in this Agreement.

3.5 For the purpose of obtaining access to the Premises, the Licensor authorises the Licensee to use the Routes of Access.

3.6 The Licensee will not use the Premises for any purpose other than the Permitted Use, and the times of use set out in Item 15 of Part 1.

3.7 The rights conferred by this Agreement rest in contract only and shall not infer an intention to create in, or confer upon the Licensee any tenancy, estate or interest in the Premises.

4. HIRE CHARGES

4.1 The Licensee agrees to pay to the Licensor the hire charges as set out in Item 12 of Part 1 and at the time/s and by the method set out in that Item.

5. HIRE CHARGE/ FEE CHARGE REVIEW

5.1 Both the Hire Charge and the Fees payable are to be reviewed annually.

5.2 The annual Hire Charge sum payable in the year under review will not be less than that paid in the year immediately preceding unless exceptional circumstances prevail. In that case the school may approve a decrease in the hire charge due.

5.3 Where the Licensee seeks to have an increase in fees, they are required to provide written justification with the request.

6. OUTGOINGS

6.1 Item 12 of Part 1 sets out whether the Licensor or the Licensee is responsible for the costs, outgoings and expenses (“Outgoings”) connected with the Licensee’s use of the Premises. These Outgoings include but are not limited to water, electricity, gas and telephone charges, cleaning.

6.2 If the Licensee is responsible for all or part of the outgoings and the Licensor and Licensee agree that the Licensee shall pay the Licensor for the outgoings on a pro rata basis then the formula for this pro rata basis is set out in Item 12 of Part 1 if applicable.

6.3 If the Licensee is responsible for all or part of the outgoings the Licensor shall not be liable in any way for any such outgoings.

6.4 If the Licensee is responsible for all or part of the outgoings the Licensee indemnifies the Licensor in respect of the outgoings.

7. MAINTENANCE & REPAIR

7.1 In its use of the Premises, the Licensee shall—

(a) take reasonable care of the Premises and all fixtures, fittings, equipment, and other property which the Licensor permits the Licensee to use for the purposes of this Agreement;

(b) following each occasion of use, leave the Premises in as near as the condition as it existed at the Commencement Date; and

(c) be responsible for the cost of repair or replacement of any property of the Licensor where such repair or replacement is due to the activities of or use by the Licensee.

7.2 The Licensee shall not make or cause to be made any alteration, additions or improvements to the Premises without approval from the Licensor.

7.3 If the Premises are at any time during the term of this Agreement damaged or destroyed by fire, lightning, storm, flood, tempest, earthquake, explosion, fusion, subsidence, act of God, riot, civil commotion, strikes, enemy action or malicious damage or otherwise without fault on the part of the Licensee, then the hire charges payable under this Agreement after the date of that damage or destruction (or a fair and just proportion thereof according to the nature and extent of the damage) will be suspended and cease to be
payable until the Premises is rebuilt, reinstated and repaired so as to be fit for occupation, use and enjoyment by the Licensee.

7.4 The Licensor may, at its option, elect whether to repair the damage to the Premises. If the Licensor elects not to repair such damage, then either party may terminate this Agreement by notice in writing to the other party.

7.5 If this Agreement is terminated pursuant to clause 7.4 the Licensee has no right to a claim for compensation.

7.6 The Licensee shall be required, at its own cost, to remove from the Premises all fittings, equipment, furniture and other articles of property contained in or about the Premises which belong to the Licensee—

(a) on expiration of this Agreement; or
(b) upon earlier termination of this Agreement;

and the removal of such property shall be within 30 days of such expiration or earlier termination. In effecting such removal, the Licensee shall cause as little damage as possible to the Premises and make good to the reasonable satisfaction of the Licensor any damage that may be occasioned to the Licensor’s property by such removal.

8. ASSIGNMENT

8.1 The Licensee must not assign, sub-licence or in any manner part with the use and occupation of the Premises or assign the benefit of this Agreement.

9. ADVERTISING

9.1 The Licensee must not erect or display advertising material on the Premises without the written approval of the Licensor.

9.2 Advertising to promote the activity at the Premises must not be used unless the Licensee has received the prior written approval of the Licensor.

9.3 As a guide, the Licensor will not approve advertising that—

(a) is of a nature that might imply that the School or Department of Education, Training and Employment is involved with or endorses the thing or activity advertised;
(b) refers to the premises other than to show the location of the venue;
(c) is, in the Licensor’s opinion, objectionable.

10. PRIVACY

10.1 The Licensee must not access, record, use, disclose or retain any personal information obtained from the occupation of or use of the Premises.

11. LICENSOR’S COVENANT

11.1 The Licensor will promptly pay all outgoings not payable by the Licensee under the terms of this Agreement.

12. INDEMNITY

12.1 The Licensee indemnifies, releases and discharges the Licensor from and against all actions, proceedings, claims, demands, costs, losses, damages and expenses which may be brought against or made upon the Licensor or which the Licensor may pay, sustain or be put to by reason of, or in consequence of or in connection with the occupation and use of the Premises except to the extent of any negligent act of the Licensor or their servants or agents.

13. INSURANCE

13.1 The Licensee shall, if required and for the term of this Agreement, take out and maintain:

(a) a policy of insurance in accordance with the Workers’ Compensation and Rehabilitation Act 2003;
(b) a policy of personal accident insurance for all volunteer workers.

13.2 The Licensee must take out a public liability policy of insurance for an amount of not less than ten million dollars ($10m) per occurrence with an insurer approved by the Licensor. The public liability policy of insurance must note the rights and interests of the Licensor in this Agreement including those set out in Clause 13 of this Agreement. The Licensee must maintain the policy during the term of this Agreement. The policy must contain an undertaking by the insurer to notify the Licensor in writing not less than 30 days prior to any material change in terms, cancellation or other termination of the policies.

13.3 If the Licensor in writing requests the Licensee to provide evidence of the public liability insurance and the Licensee does not provide evidence satisfactory to the Licensor within 14 days of receiving the request, then the Licensor may take out the insurance. Any premiums paid by the Licensor for the insurance shall be a debt due from the Licensee to the Licensor.
14. TERMINATION UPON NOTICE

14.1 Subject to clause 14.2 either party to this Agreement may terminate this Agreement at any time upon giving the other party 3 months’ notice in writing of its intention to do so.

14.2 If the Land is reserve land pursuant to the Land Act 1994 the Minister responsible may cancel the Agreement by giving 28 days’ notice if—

14.3 the Licensee does not comply with the conditions of the Agreement; or

14.4 the Minister is satisfied cancellation would be in the public interest.

14.5 If the Agreement is cancelled pursuant to clause 14.1, the Licensee has no right to a claim for compensation.

15. TERMINATION FOR DEFAULT

15.1 If the Licensee fails to comply with, observe or perform any of its obligations under this Agreement, the Licensor may, by notice in writing to the Licensee, request the Licensee to remedy the failure within 14 days after the date that the notice is given.

15.2 If —

(a) the Licensee fails to comply with a notice under this clause; or

(b) an application is made or a resolution is passed for the winding up of the Licensee; or

(c) a receiver or official manager is appointed; or

(d) any step in insolvency proceedings is taken by or against the Licensee; or

(e) the incorporation of the Licensee is cancelled; or

(f) the Licensee ceases to carry on business; or

(g) at any time the Licensee does not hold the appropriate accreditations, approvals and licenses in terms of the National Quality Framework for Early Childhood Care and Education and relative federal and state legislation and regulations

then the Licensor may terminate this Agreement by giving 28 days’ notice in writing to the Licensee.

15.3 If this Agreement is terminated pursuant to this clause 15, then the Licensee shall reinstate the Premises to the same condition the Premises were in as at the Commencement Date, fair wear and tear excepted.

15.4 If this Agreement is terminated pursuant to this clause 15, then the Licensee shall immediately surrender their Service Approval to the Issuing Authority.

15.5 Termination pursuant to this clause 15 shall be without prejudice to any rights that either party may have against the other arising out of or connected with this Agreement prior to the date of termination.

16. WARRANTIES

16.1 The Licensor does not warrant that the Premises are safe, fit, suitable, or adequate for the Permitted Use and all warranties able to be excluded by law are excluded.

16.2 The Licensee acknowledges that—

(a) the Licensee is satisfied that the Premises are fit for the Permitted Use;

(b) the Premises are in good condition; and

(c) the Licensee warrants that it has taken reasonable steps to satisfy itself that the Premises are fit for the permitted Use and safe from risk to any person.

17. RULES

17.1 The Licensor (acting through the School Principal) may from time to time implement rules with which the Licensee must comply, relating to:

(a) the use, safety, care and cleanliness of the School;

(b) the preservation of good order and lawful activity in the School and the Outside School Hours Care Service;

(c) the comfort of persons lawfully using the School;

(d) the location of garbage and refuse pending its removal;

(e) the location and or closure of the car park or the common areas or any part thereof;

(f) any other matter relevant to the administration of the School.

The rules in force at the commencement Date are set out in Part 4.

17.2 The Licensor may from time to time, and at its discretion, amend, repeal or add to the rules by notice in writing to the Licensee.

18. EXCLUSION OF TRESPASSERS

18.1 Notwithstanding anything else contained or implied to the contrary in this Agreement, the Licensor may at any time, and from time to time, and for so long as it shall think fit, exclude and restrain any person or persons from entering upon or using or occupying any part of the Land other than bona fide Licensors, patrons, delivery persons or service suppliers,
employees, agents and invitees of the Licensee or of the other users of the School who make use of the Land in accordance with the rules of the Licensor.

18.2 Without in any way limiting the meaning of the term “bona fide”, a person is deemed not to be bona fide if the person:

(a) enters upon the Land or makes use of the Premises in breach of the Licensor’s rules;
(b) is notified of the breach of rules; and 
(c) Commits a further breach of the same rules or other rules.

19. REVOCACTION OF LICENCE TO ENTER

19.1 Whenever requested to do so by the Licensor, the Licensee must give written notice to any person who:

(a) fails to observe the rules of the Licensor; or
(b) is deemed not to be bona fide,
(c) revoking any right to enter upon any part of the School and the Land.

20. DISPUTE RESOLUTION

20.1 The parties shall seek to settle any dispute arising in connection with this Agreement by negotiation, mediation or conciliation between the parties. In any such proceeding, each party may at its election be represented or accompanied by a qualified legal practitioner.

20.2 For the avoidance or settlement of disputes, and for the better management of this Agreement, the parties each nominate contact persons in accordance with Item 4 and Item 7 of Part 1.

21. ENTIRE AGREEMENT

21.1 This Agreement constitutes the entire agreement between the parties. Any prior written or oral agreement, arrangement or understanding in respect of the subject matter of this Agreement is superseded.

22. COSTS

22.1 The Licensee will pay:

(a) the Licensor’s costs of and incidental to the negotiation, preparation and execution of this Agreement;
(b) any stamp duty payable in respect of this Agreement; and 
(c) any other costs of and incidental to the completion of this Agreement.

23. COMPLIANCE WITH LAWS

23.1 The Licensee must comply with all relevant laws and the requirements of any statutory authority while using the Premises including but not limited to:

(a) The applicable license for conducting a centre based service issued pursuant to the Education and Car Services National Law and Regulation 2011;
(b) Current “blue card” issued by the Commission for Children and Young People and Child Guardian which indicates that a person is eligible to work with children and young people in Queensland, pursuant to the Commission for Children and Young People Guardian Act 2000;
(c) Registration with the National Childcare Accreditation Council.
(d) Assessment and Rating is conducted by Australian Children’s Education and Care quality Authority (ACECQA).

23.2 The licensee must provide written evidence of compliance with the requirements referred to in Clause 23.1.

23.3 Nothing expressed or implied in the provisions of this Agreement shall derogate from the Licensee’s liability, responsibility, duty or obligation to comply with the provisions of any Act, rule, regulation, local law or any other law in force from time to time in respect of the Land and the Premises.

23.4 The Licensee acknowledges that it will prepare and lodge (at its cost) any development application required by the local government to allow the Licensee to use the Premises for the Permitted Use. The Licensee will comply with all conditions imposed by the local government in relation to the development application.

24. GOVERNING LAW

24.1 This Agreement will be governed by and construed according to the laws of the State of Queensland and the parties agree to submit to the jurisdiction of the courts of the State of Queensland.

25. WAIVER

25.1 No right under this Agreement shall be deemed to be waived except by notice in writing signed by each party.

26. VARIATION

26.1 No variation to this Agreement shall be valid unless it is in writing and signed by both parties.
27. NOTICES

27.1 Any notice, demand, consent or other communication required to be given under this Agreement will be deemed to have been given—

(a) if sent by prepaid mail, two Business Days following posting;

(b) if hand delivered, on the date of delivery;

(c) if faxed, upon an apparently successful transmission being noted by the sender’s facsimile machine.

27.2 The respective addresses for service of the parties are set out in Item 4 and Item 7 of Part 1.

28. INTERESTS ON UNPAID MONIES

28.1 The Licensee is to pay interest to the Licensor on any monies due and payable under the Agreement, and on any judgment in favour of the Licensor in an action arising from the Agreement until all outstanding monies, including interests are paid in full. The rate of interest is at a rate equal to the Commonwealth Bank of Australia’s monthly overdraft index rate on the amount of any account that is not paid within thirty (30) days of the date of the account.

29. NO SMOKING

29.1 The Licensee, including all employees, agents and invitees of the Licensee, must not smoke on the Premises during the term of the Agreement.

30. GST

30.1 For the purposes of this clause "GST" has the same meaning as in A New Tax System (Goods and Services Tax) Act 1999 (Cth).

30.2 The parties acknowledge that the Hire Charge is inclusive of GST.

31. P & C LIQUOR APPROVAL

Not Applicable to this Licence.

32. APPROVAL FOR USE

32.1 The execution of this Agreement by the Licensee constitutes an application in writing to the Minister or authorised officer for permission to use the Premises.

32.2 The execution of this Agreement by the Licensor constitutes written notice to the Licensee of approval, subject to the conditions of this Agreement, of the application by the Licensee for permission to use the Premises.

33. RIGHT OF ENTRY

33.1 The Licensor reserves the right to inspect all premises being utilised by the Licensee under this agreement. Inspections would be arranged by contacting the Licensee via phone to request access and indicating the reason why. Access may not be unreasonably withheld.
6.8  Maintenance of Facilities

The service is required to ensure effective maintenance of the centre-based care service (OSHC) approved under the Education and Care Services National Law Act (2010) and Regulation (2011)

-Relevant Laws and other Provisions-

The laws and other provisions affecting this policy include:

- NQS Area: 7

- Procedures-

The Approved Provider will ensure the establishment of an effective reporting of facilities maintenance process and schedule including but not limited to:

- Day to day maintenance of the facility
- Replacement of play equipment
- Replacement of major items such as fridges and televisions
- Repairs
- Refurbishment

The service will immediately notify the Licensor of all damaged property or equipment and will be recorded in the maintenance log.

Property of equipment damaged due to the activities undertaken by the service will be repaired or replaced by the service.
7.1 Emergency Equipment and Facilities Policy

Personal safety and security of children, educators, volunteers and all persons on the premises, are of prime importance whilst in attendance at the service. The service therefore takes a proactive approach to managing emergencies, developing emergency procedures and equipping educators and children with sound knowledge of them.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- **Education and Care Services National Law Act, 2010 and Regulations 2011**
- **Duty of Care**
- **Work Health and Safety Act 2011, Building Fire Safety Regulation 2008**
- **Family and Child Commission Act 2014**
- **NQS Area: 2; 3; 7.**

### Procedures

Smoke alarms are fitted in each room and the Coordinator (or a delegate) will test them regularly in accordance with the manufacturer’s instructions.

Service management in conjunction with the Health and Safety Representative (see Policy 6.3 – Workplace Health and Safety) will be responsible to ensure that:

- The alarm bell or warning system for an emergency is kept in good working order and tested regularly;
- At each exit of the indoor areas accessed by the service, doors can be easily opened, are clearly sign-posted, and that emergency and evacuation floor plans and instructions are prominently displayed near each of these exits; and
- Fire extinguishers and fire blankets are properly installed, clearly sign posted and maintained at the premises and educators have basic training in their usage.

The service calls upon the advice of the Queensland Emergency Services or other appropriate authority, for information on the appropriate measures required to comply with this policy.
7.2 Drills and Evacuations Policy

The service acknowledges the need to ensure that educators and children are aware of, and understand, evacuation and other procedures in the case of an emergency. The service therefore takes a proactive approach through the regular implementation of practice drills and evaluation of the procedures followed.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *Work Health and Safety Act 2011*
- *Family and Child Commission Act 2014*
- *NQS Area: 2; 4; 7.*

Procedures

The Coordinator will work collaboratively with the community and relevant authorities to identify events that may occur at the service which require an evacuation (e.g. fire, bomb threat, storm, intruder etc.), and to conduct a risk assessment for each of these events.

Evacuation instructions for what must be done and a floor plan to follow in case of an emergency event, will be prominently displayed near each exit of each room utilised at the service. Evacuation plans will be child friendly and displayed at child height.

Educators must ensure that all exits are kept clear and unlocked to enable a quick departure. This will be included on the daily safety checklist. Any comments or issues relating to these preventative measures will be noted on the checklist and brought to the attention of the Coordinator.

Emergency evacuation and lockdown procedures will be rehearsed and documented at least once a term for Before and After School Care and each Vacation Care program. Each term the drills will be scheduled to occur on different days of the week so that all educators and children are familiar with the procedures.

Emergency telephone numbers will be clearly displayed within the service.

For each emergency situation, educators will have access to a telephone outside of the room.

In an emergency evacuation situation, the educator who first discovers the emergency will sound the alarm.

The Coordinator, or in her/his absence the Responsible Person-in-Charge for that session will take charge of the situation and/or delegate others to:

- Telephone the relevant emergency number;
- Check and evacuate all rooms including the toilets, storage rooms and near-by buildings on the premises;
• Collect daily roster to account for all employees;
• Collect sign-in sheets and parent contact numbers;
• Collect first aid kit and emergency evacuation kit;
• Close and secure all doors and windows if only if safe to do so;
• Once at the designated assembly area, check the roll to make sure that all children and staff are accounted for; and
• Notify parents, the Approved Provider and the Regulatory Authority.

Attempts to extinguish fires will occur only when the room is evacuated, if the fire is very small, and the person trained in using the extinguisher is in no immediate danger.

No one will re-enter, nor be permitted to re-enter, a building in which there is or has been a fire, under any circumstances, unless and until the emergency service advises that it is safe to do so.

**Bomb Threat**

In the event of a bomb threat, the following information will be recorded by the person who answers the call, on the ‘bomb threat checklist’ (see 7.2.1):

- Time and date of the call;
- The wording of the threat; and
- Other specific details.

DO NOT hang up the phone, and without alerting the caller, indicate for another person to use a separate phone to call police to report the threat.

Implement an evacuation of the building according to the services’ emergency evacuation procedure.

When safe to do so, complete an incident report on the situation, and notify the Approved Provider and Regulatory Authority.

**Evaluation**

An ‘evacuation drill evaluation form’ (see 7.2.2) is to be completed by the Coordinator or Health and Safety Representative as soon as possible after the drill.

Issues identified through this evaluation will be discussed at the next team meeting and referred to management. Feedback should also be provided to the children.
7.2.1 Bomb Threat Checklist

This form relates to the Emergency Drills and Evacuations Policy

1. Initial Actions—date:

   Time of call: am/pm

   DO NOT HANG UP—KEEP CALLER TALKING

2. Exact Wording of Threat


3. Questions to Ask

   When is the bomb going to explode?
   Where exactly is the bomb?
   When did you put it there?
   What kind of bomb is it?
   What will make the bomb explode?
   Did you place the bomb?
   Why did you place the bomb?
   What is your name?
   Where are you?
   What is your address?

4. Listen For

   VOICE         accent / impediment / tone / speech / diction / manner
   LANGUAGE      polite / incoherent / irrational / taped / read out / abusive
   NOISES        traffic / voices / machinery / music / noises on the line
   OTHER         gender of caller / estimated age

5. After the Call

   Note the time at the end of the call: am/pm

   Name of recipient (print):

   Signature: date:

   REPORT THE CALL TO YOUR SUPERVISOR/COORDINATOR IMMEDIATELY
   CALL THE POLICE
## 7.2.2 Evacuation Drill Evaluation

<table>
<thead>
<tr>
<th>Date of drill</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Start and finish time</td>
<td></td>
</tr>
<tr>
<td>Type of evacuation</td>
<td>FIRE</td>
</tr>
<tr>
<td>Educators involved</td>
<td></td>
</tr>
<tr>
<td>Number of children</td>
<td>(see attached sign in sheet for names of children in attendance)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Action</th>
<th>Yes/No</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Educators</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were all educators informed of the upcoming drill?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Was the procedure clearly displayed?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Did all educators understand their particular roles and duties?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were there any points of the drill that were unclear?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were any occupational health and safety issues noticeable during the drill, e.g. hazards</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were children adequately supervised and ratios maintained?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were directions given to children in a clear and precise manner?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is there anything that can be improved for the next drill?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Children</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were all children informed of the upcoming drill?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Was the procedure clearly displayed?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Did the children understand the reason for carrying out the drill?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Question</td>
<td>Answer</td>
<td></td>
</tr>
<tr>
<td>-------------------------------------------------------------------------</td>
<td>--------</td>
<td></td>
</tr>
<tr>
<td>Did children understand the directions given by educators?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Did children follow directions given by educators?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Did children experience any difficulties?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Were any children upset by the experience? If so, why?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Feedback provided by the children after the drill?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Evaluation</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
7.3 Harassment and Lockdown Policy

The service acknowledges the need to ensure that educators and children are aware of, and understand, evacuation, lockdown and other procedures in the case of an emergency. The service therefore takes a proactive approach through the regular implementation of practice drills and evaluations.

📖 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Work Health and Safety Act 2011
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulation 2000
- NQS Area: 2; 4; 7.

🗂️ Procedures

In the event of harassment or unauthorised persons refusing to leave the premises the Coordinator, or in their absence, the Responsible Person in Charge will initiate the following drill:

- The educator or child (if appropriate) being harassed, or the closest observer of the child or other educator being harassed, will give a prearranged signal, which is made known to all educators, to begin the drill (e.g. code word, special song);
- The Coordinator or other person, who receives the signal, will calmly and quietly inform other educators of the need to move the children to an identified safe place. If the threat is inside, children will be escorted outside by educators to a designated safe place. If the threat is outside then children will be escorted inside by educators; and
- The Coordinator/Health and Safety Representative, will immediately obtain and if possible record relevant information (e.g. physical descriptions, car registration etc.) on a service incident report;

An educator will witness and provide back-up for the Coordinator/Responsible Person in Charge but only if it does not place that person in a position of unacceptable risk or harm to themselves, to any child or to others.

In the event of an internal threat (intruder, bomb and/or behaviour issue) where children are to be escorted to an outside area, once the prearranged signal has been acknowledged:

- An educator will telephone the relevant emergency number;
- An educator will check and evacuate all rooms including the toilets, storage rooms and near-by buildings on the premises;
- An educator will collect sign-in sheets and parent contact numbers; and
- An educator will close and lock all doors and windows (only if appropriate and able to do so);

Once at the designated assembly area, an educator will check the roll to make sure that all children and educators are accounted for including children who have already been signed out and have been collected.

In the event of an external threat (storm, intruder, fire, bomb, gas leak) where children are to be escorted inside, once the prearranged signal has been acknowledged, the following drill will be initiated:

- Educators will calmly and quietly move the children to safety inside the room, checking the toilets, storage rooms and near-by buildings;
- All doors, windows and curtains will be shut and locked (if safe to do so);
- An educator will check the roll to make sure that all children and educators are accounted for including children who have already been signed out and have been collected; and
- Educators will encourage children to sit quietly.

During all rehearsals, and/or in an actual emergency event, educators are to calm the children and provide them with appropriate support.

The Coordinator or Person-in-Charge at the time of an actual event will call 000.

No one will leave, nor be permitted to leave, the identified evacuation or lockdown area until the Coordinator is satisfied that it is safe to do so.

At no time will educators try to physically remove an unwanted visitor.

All threatening situations will be evaluated as soon as possible after the event and any necessary modifications or enhancements to these procedures made accordingly.

Notification will be given to the Approved Provider and the Early Education and Care Office (the Regulatory Authority in Queensland)
7.4 Fire Safety Compliance Policy

In order to ensure the safety and wellbeing of children, families and educators, the service recognises the need to ensure that systems, equipment and premises comply with the regulatory requirements in relation to fire safety. Management will ensure educators are aware of their responsibilities in relation fire safety.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *National Construction code 2011 - Building Code of Australia, volume 1 (class 1 – 9 buildings)*
- *Fire and Rescue Service Act 1990, Building Fire Safety Regulation 2008*
- *NQS Area: 2; 7.*

 Procedures

Management will ensure that the premises used for the service are compliant with Building Fire Safety Regulations 2008 (Queensland).

The Coordinator and/or Health and Safety Representative will be responsible to:

- Keep emergency exits clear and unlocked at all times while the service is operating;
- Ensure emergency evacuation signs and posters are displayed, including a site map showing the position/location of the building on the grounds, the assembly points and the routes to them;
- Have a developed evacuation procedure with allocated tasks for educators;
- Conduct emergency evacuation drills every 3 months;
- Ensure fire safety equipment is maintained regularly.
7.5 Extreme Weather Policy

The service acknowledges that extreme weather conditions could pose significant risk to children and educators attending the service during operating hours therefore precautions to ensure the health and wellbeing of children and educators will be implemented. Extreme weather conditions may include excessive heat, bushfires, cyclones, torrential storms, floods, hail and/or snow storms.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- Duty of Care
- NQS Area: 2; 4; 7.

Procedures

In relation to extreme weather events, the service will take its lead predominantly from the school, weather warnings and forecasts. Therefore if the school in which the service is located is closed, the SAC service may also be closed.

The Coordinator will be responsible to ensure that the heating and cooling requirements of the service are adequate and maintained at an acceptable temperature.

In the case of extreme weather events and possible power outages, the Coordinator will ensure an ‘emergency/storm pack’ including a torch, batteries, a small radio and drinking water is readily accessible to educators. The Coordinator will ensure the service mobile phone is accessible to educators, when required.

The Coordinator will ensure that risk assessments are conducted for identified extreme weather events with control measures identified. Educators will be required to read and sign all risk assessments.

During times of hot weather, educators and children will be encouraged to:

- Follow the service’s Sun Safety Policy by wearing sun smart clothing, a broad brimmed hat and applying sunscreen;
- Drink fluids more frequently throughout the session, particularly cold water;
- Keep cool by wrapping a bandana or washer around their neck or using a mist bottle to spray themselves;
- Staying indoors, preferably in an air-conditioned or well-ventilated building with fans and open windows; and
- Limit strenuous outdoor activities by conducting games and activities indoors or in shaded areas outdoors.

During times of inclement weather, educators and children will be encouraged to:

- Conduct games and activities indoors or in an undercover area outdoors.
If an extreme weather event occurs during service operating hours, the Coordinator will:

- Monitor the situation using local radio or other social media; and
- Ensure educator and children's safety by remaining indoors or in an area that is deemed safe (as per Lockdown Policy 7.3).

If, during normal operating hours, closure of the service is expected as the result of an extreme weather event, the Coordinator will:

- Contact the Approved Provider to notify them of the situation;
- Contact families to arrange collection of their child when safe to do so; and
- Ensure the Regulatory Authority (https://closures.earlychildhood.qld.gov.au) are notified of closure as soon as practicable.
7.6 **Emergency Closure Policy**

The service may be required to close in the event of an emergency as declared by local, state or federal government and/or their relevant departments.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *NQS Area: 7*

### Procedures

#### Children and families

If children are being educated and cared for at the service, families will be contacted to collect their children.

If families are unable to collect their children, alternative arrangements should be made with emergency contacts.

Fees for unused sessions of care as a result of the declared emergency will be waived.

#### Educators

Once educators/staff members have made provision for the children’s safety and wellbeing during the declared emergency, they should attend to their personal safety and wellbeing needs. Educators/staff members may be able to attend to their personal needs sooner if deemed practical. This may mean leaving the service early to get home if their route home is going to be effected by the emergency.

Permanent employees shall be paid as per their usual working hours for periods of declared emergency for up to 2 days. Additional time may be taken from relevant leave accruals.

The Approved Provider will not be obligated to pay casual employees for unattended shifts during the declared emergency.
8.1 Role and Expectations of Educators Policy

The service encourages the building of skilled, qualified, motivated educators who are provided with adequate resources, training and support enabling them to engage in their role effectively as the educators of children at the service.

📖 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Child Protection Act 1999 and Regulations 2000*
- *Duty of Care*
- *NQS Area: 1; 4; 6; 7.*

 đuổi Procedures

**Please Note** For the purposes of this policy document, the terms Coordinator and Nominated Supervisor have been used interchangeably as the roles and responsibilities of each position are similar.

The *Education and Care National Services Law Act 2010* states that an Approved Provider must not operate a service without a Nominated Supervisor for that service. The Approved Provider, as holder of the service supervisor certificate, appoints an educator whom they deem to be suitably qualified and/or experienced, and with their consent, to be the Nominated Supervisor of a service.

As the person responsible for the day-to-day management of an Approved Service, a Nominated Supervisor has a range of responsibilities including (but not limited to):

- Ensuring educational programs are delivered in accordance with approved frameworks, based on the developmental needs of children and designed to take into account the individual differences of each child;
- Ensuring children are adequately supervised, not subject to inappropriate discipline and protected from harm or hazards;
- Ensuring food and beverages provided by the service are healthy, nutritious and are chosen with regards to the dietary needs of children attending;
- Ensuring appropriate health and hygiene practices are developed, implemented and practiced by educators and children;
- Ensuring the prescribed levels of educator to child ratios are met and each educator at the service meets the qualification requirement relevant to their role.

The service shall require that all persons employed (whether for financial remuneration or as volunteers) in the service are fit and proper to undertake the work for which they are engaged in the service. It shall be a condition of all employment (including for volunteers) that their employment ceases immediately if they cease to be fit and proper for any reason.

A person is considered fit and proper if, in the reasonable opinion of the Nominated Supervisor (or other appropriate delegate of the Approved Provider of the service) they:-

- Are capable of providing an adequate standard of child care in the school age care setting;
- Are of good character and suitable to be entrusted with the care and protection of children; and
- Have obtained and provided to the Approved Provider of the service their current positive suitability notice, as per the Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011.

The Approved Provider shall ensure that all educators have a current position description detailing their role and duties as per their position.

The Coordinator shall ensure that educators are fully informed of the policies and procedures of the service, including all changes to them, by providing an Educator Handbook and appropriate forums to provide feedback and ideas for the ongoing improvement of the service.

The Coordinator shall ensure that there is an up-to-date copy of the Education and Care Services National Law Act 2010 and Regulations 2011 at the service (go to www.acecqa.gov.au to obtain a copy) for reference by educators and so that educators are made and kept aware of its relevance and application to them.

The Coordinator shall convene regular meetings with educators to keep them informed of all matters of concern relating to the service which is relevant or necessary for them to know in order to do their job confidently. Minutes of these meetings will be recorded.

Educators will not be permitted to consume alcohol, drugs or cigarettes, or be affected by them during the hours children are in their care.

Educators who require regular medication will hold a medical certificate that confirms their ability to care for children.

Educators have a responsibility to:

- Adhere to the policies and procedures of the service as well as any direction given by the Coordinator in relation to their job role;
- Actively supervise children in all areas of the service by being within sight and/or hearing distance;
- Respect the diversity of all children’s backgrounds and abilities and accommodate the individual needs of each child;
- Foster all children’s self-esteem and confidence, empowering them to make choices and guide their own play;
- Promote children’s sense of belonging, connectedness and wellbeing by interacting in a consistently positive and genuinely warm and nurturing manner;
- Treat all children equitably and respond positively to all children who require their attention;
- Communicate with children respectfully, taking the time to listen and value what they say;
- Work collaboratively to challenge, support, reflect and learn from other educators in order to further develop own skills and practices; and
• Consistently implement and reflect on professional practices as documented in the ‘My Time, Our Place’: Framework for School Age Care:
  o Holistic Approaches;
  o Collaboration with Children;
  o Learning Through Play;
  o Intentionality;
  o Environments;
  o Cultural Competence;
  o Continuity and Transitions; and
  o Evaluation for Wellbeing and Learning.

Educators have a right to:
• Be respected;
• Be treated courteously by children, parents, other educators and management;
• Work in a safe, clean and supportive environment;
• Be valued and supported as a professional;
• Be offered professional development opportunities; and
• Have their ideas and opinions valued.
8.2 Educational Leader Policy

The service acknowledges the need to have a suitably qualified and experienced educator to lead the development of the program and to ensure the establishment of clear goals and expectations for teaching and learning. The Nominated Supervisor (if not the Educational Leader) will oversee the development and implementation of the educational program for the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Area: 1; 3; 4; 5; 6; 7.
- Policies: 2.1 – Respect for Children, 2.3 – Educator Ratios, 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.8 – Employee Performance Monitoring, Review and Management, 8.10 – Employee Orientation and Induction, 10.1 – Quality Compliance, 10.5 – Approval Requirements under Legislation.

Procedures

The Approved Provider designate, in writing, a suitably qualified and experienced educator as the Educational Leader for the service, and to note this designation on the staff record.

The Educational Leader will be responsible to:

- Lead the development of the service program, using My Time, Our Place: Framework for School Age Care in Australia to inform and guide children’s learning and development, and ensure that clear goals and expectations have been established;
- Ensure that curriculum decision making is informed by the context, setting and cultural diversity of the families and the community;
- Ensure that the foundation for the program is based on the children’s current knowledge, ideas, culture and interests;
- Ensure that each child’s learning and development is assessed as part of an ongoing cycle of planning, documenting and evaluating;
- Ensure that critical reflection and evaluation of children’s learning and development is used for planning and to improve the effectiveness of the program;
- Mentor educators in the implementation of the program, providing professional support to assist with further skills and knowledge and provide opportunities for ongoing reflection and feedback on current practices.
- Ensure that families have opportunities and support to be involved in the program and service activities as well as contributing to the review of service policies and decisions.
8.3 Recruitment and Employment of Educators Policy

The service strives to follow transparent processes to employ educators who are qualified and appropriate for the position. The service also strives to be an equal opportunity employer. To ensure the best possible outcomes through the recruitment and selection process, it is essential to implement procedures and follow practices to ensure suitable candidates for positions are employed.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Anti-Discrimination Act 1991 (QLD)*
- *Relevant Industrial Award/Agreement*
- *Fair Work Act 2009 and National Employment Standards (for services not operated by P&C Associations)*
- *Duty of Care*
- *NQS Area: 4; 7.*
- *Policies: 2.3 – Educator Ratios, 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.2 – Educational Leader, 8.10 – Employee Orientation and Induction.*

**Procedures**

**Definitions**

‘Equal Employment Opportunity (EEO)’: is ensuring that all employees are given equal access to promotion, appointment or other employment related issues without regard to any factor not related to their competency and ability to perform their duties.

‘Discrimination’: is treating an individual with a particular attribute less favourably than an individual without that attribute or with a different attribute under similar circumstances. It can also be seeking to impose a condition or requirement on a person with an attribute who does not or cannot comply while people without that attribute do or can comply.

**Service Responsibilities**

Application of this policy is designed to facilitate the creation of a workplace culture that maximises performance through employment decisions. Employment decisions are based on real business needs without regard to non-relevant criteria or distinctions and will ensure that all decisions relating to employment issues are based on merit.

Every potential applicant/employee will be given a fair and equitable chance to compete for an appointment, promotion or transfer and to pursue their career as effectively as anyone else at the service. Consistent with this, the service will not condone and will regard as unfair, any form of unlawful discrimination or vilification including (but not limited to) that which relates to:

- Marital/domestic status, family responsibilities;
- Disability or physical features;
• Race, colour;
• Religious belief or activity;
• Gender and/or sexual persuasion; and/or
• Medical record.

Vacant permanent part-time positions may be offered internally if the Approved Provider in conjunction with the Coordinator/Nominated Supervisor feel there is a suitable candidate. All decisions relating to promotion and career development will be made without regard to any matters other than the individual’s inherent capacity and ability to carry out the position including their performance history.

If there are no suitable candidates for internal appointment, the position will be advertised through appropriate agencies or sources including:

• Local and district newspapers;
• Appropriate websites including student employment via tertiary institutions;
• School newsletters.

Suitable advertisements should include a description of the position, hours/days required, personal/professional attributes, selection criteria, appropriate qualifications, closing date for applications and service address. Written applications should include a cover letter, resume and response to the selection criteria.

A letter confirming receipt of applications received on or before the due date shall be sent to all applicants.

Applications shall be reviewed by the Coordinator and management and suitable candidates short-listed and called to arrange for an interview. A letter shall be sent to unsuitable applicants to inform them that their application has been unsuccessful.

The interview process will include the appointment of a panel of up to three key personnel made up of either:

• Management representatives;
• Service representatives; and/or
• Appropriate school employees.

Selection criteria and interview questions based on requirements for the position will be developed and reviewed prior to the interview date by the selection panel.

The selection panel shall conduct the interview in a professional manner, using questioning techniques to ascertain the candidates’ suitability for the position. All decisions relating to the appointment will be based on the individual’s relevant qualifications (if required) and their deemed capacity and ability to carry out the duties of the position. Should the panel be unable to agree on a suitable candidate, further interviews will be considered.

Unsuccessful interviewees will be notified as soon as possible by a nominated person from the interview panel followed with written correspondence.

Educators will only be employed (including as volunteers) if, after reasonable enquiries, including reference checks conducted by a member of the panel, they are considered appropriate for the job, as articulated by the Role and Expectations of Educators Policy (see Policy 8.1).

The suitable candidate shall be contacted by a member of the selection panel to make an offer of the available position, to negotiate starting dates and to inform of the orientation and induction process.

A written letter of offer will be sent to the successful applicant informing them of the decision including the terms and conditions of employment.
Certified copies of staff qualifications, suitability notices and first aid qualifications will be requested and kept confidentially by the service in individual employee files.

For candidates in receipt of a Blue card (working with children suitability notice), the service will complete and lodge an application form - Authorisation to confirm a valid card.

For candidates not in receipt of a Blue Card (working with children suitability notice), an Application will be completed and lodged with Blue Card Services by the service prior to the candidate starting work.

If the candidate is a volunteer, a working with children Blue Card must be sighted prior to working at the service.

Casual educators may be employed and/or dismissed at the Approved Provider’s discretion. The ‘reasonable enquiries’ required for employing casual educators will include (but not be limited to):

- Requesting an appropriate resume from the candidate, including three professional/character referees;
- The Coordinator interviewing the candidate;
- Contacting at least two referees to check the person’s character;
- Sighting a certified copy of a current working with children suitability notice (Blue Card); and
- Obtaining a copy of the appropriate qualifications of the person for the relevant job.

Prior to being selected for a job, whether as a paid employee or a volunteer, the person will be given a written job description and terms of employment (for paid employees), Educator handbook and access to a full copy of the service policies and procedures.

The successful candidate will be required to sign an employment agreement stating that:

- They have received and agree to accept the job on the basis of the materials given to them; and
- Agree to observe strictly the policies and procedures of the service, as amended from time to time.

All new educators (including volunteers) will be given an induction session, of at least 2 hours duration, by the Coordinator or other suitable educator nominated by the Coordinator, to ensure they are aware of and including the location of the following:

- Their terms of employment or engagement (including role description);
- Relevant pay award;
- All service policies and procedures (including child protection and grievance procedures);
- Information about the philosophy and goals of the service;
- The Educator Handbook;
- National Quality Standard for Education and Care Services;
- ‘My Time, Our Place’ Framework for School Age Care in Australia;
- The physical facilities of the service;
- The other educators in the service and their roles;
- The Duty of Care owed by educators at the service to children and others; and
• Any other matters which are necessary to enable the educator to properly do their job within the service, or which they reasonably wish to know.

The Coordinator shall, in conjunction with management and educators, review the relevant job descriptions and any other requirements relating to the job, against performance indicators which have been previously agreed upon, at least once each year and shall ensure that any resulting changes to the job description, performance indicators or terms of employment are recorded, and accepted by both parties.

The Approved Provider shall review the job description of the Nominated Supervisor and/or Coordinator and any other requirements relating to the job against agreed performance indicators, at least once each year and shall ensure that any resulting changes to the job description, performance indicators or terms of employment are recorded, and accepted by both parties.

The Nominated Supervisor/Coordinator and the Approved Provider shall ensure that appropriate expert industrial relations advice is sought and obtained as necessary to deal with staffing issues within appropriate legal and industrial standards.

**Employment of family members/personal friends**

The service may at times employ family members or personal friends of employees or management members. In these instances, the following will apply in addition to the above employment procedures:

• The relationship will be disclosed on the job application;

• The interview and subsequent appraisal processes will not involve the relevant employee or management member;

• All reference checks will be made by an independent person;

• Disciplinary procedures will be applied consistently, with independent people overseeing and conducting the process; and

• Timesheets will not be authorised by family members or associated persons. Where the Coordinator has a member of the family working in the service, timesheets will be authorised by a nominated representative of management.
8.4 Educator Professional Development and Learning Policy

The service endeavours to provide adequate and relevant ongoing training and development for educators to enable them to do their job confidently and to properly comply with service policies and procedures and other requirements of the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- ‘*My Time, Our Place*’ Framework for School Age Care in Australia
- *Duty of Care*
- *NQS Area: 2; 4; 7.*
- *Policies: 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.2 – Educational Leader, 8.8 – Performance Monitoring, Review and Management, 8.10 – Employee Orientation and Induction, 8.12 – Employee Qualifications – Monitoring Progress, 10.1 – Quality Compliance.*

Procedures

The Coordinator will facilitate opportunities for educators to access professional development and learning opportunities on a regular basis relevant to:

- The operation of the service and its policies and procedures;
- Legal or other regulatory requirements; and
- Other issues of interest or benefit to educators to help them better do their job in the overall interests of the service and the children.

Professional development opportunities to learn or further enhance skills and access information relevant to their role may be made available through:

- Team meetings;
- Training/information sessions;
- External or internal workshops.

The Coordinator will, wherever possible within the resources of the service, bring in specialist or expert presenters to provide training to educators on issues requiring expert knowledge.

The Coordinator will ask educators on a regular basis to contribute suggestions for training topics.

The Coordinator will be responsible to ensure that a written record of all professional development of educators is kept and regularly reviewed in conjunction with the Approved Provider.

Educators will be paid for attendance at compulsory training sessions and service team meetings, in accordance with relevant awards.

The service shall allocate funds within the budget for training and professional development for educators.
8.5 **Volunteers Policy**

Volunteers are a valued and integral part of the service and are managed in a consistent and professional manner, in accordance with the other policies of the service which apply to employees, modified only as necessary to reflect the voluntary nature of the role.

For the purpose of this policy, volunteers also refer to students who are unpaid and volunteering for skill/knowledge acquisition.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- *Duty of Care*
- NQS Area: 4; 7.

### Procedures

All procedures of the service which are applicable to employees, apply to volunteers except where expressly provided otherwise, or with such necessary modifications to reflect the voluntary nature of the role.

Volunteers must hold a current Blue Card before they begin volunteering at the service. Certified copies of their Suitability Card and/or Positive Notice will be kept on file for all volunteers who volunteer at the service. A Verification to Authorise Blue Card form will be completed by the volunteer.

Volunteer workers may be counted towards the educator to child ratios for the service provided they meet the qualification requirements. Volunteers under the age of 18 must be fully supervised. Risk assessments will be conducted, as necessary, when utilising volunteers.

An induction process, including volunteer handbook, will be given to provide an opportunity to help volunteers understand:

- The service’s commitment to an environment which is safe and friendly to children;
- The service’s policies, procedures and code of conduct;
- Procedures to follow when harm is suspected or disclosed;
- Their rights and responsibilities;
- What is expected of them in their role;
- The boundaries of their roles;
- The roles of key people in the service;
- What to expect if there is an allegation of harm made against them or to them;
- Reporting procedures; and
- Grievance procedures.
8.6 Employee and Volunteer Grievance Policy

The service aims to maintain a harmonious work environment through resolving employee grievances effectively and to the satisfaction of all concerned. The service is committed to addressing grievances in a prompt and effective manner, ensuring the rights of employees are respected. Both employer and employee will abide by their obligations under any relevant industrial award or agreement. The aim of this policy is to ensure that grievances are resolved through discussion between both parties however, the employer acknowledges that, from time to time, individual employees may have grievances which need to be resolved externally in the interest of positive relationships and transparency.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Privacy Act 1988 and Regulations 2013
- Work Health and Safety Act 2011 and Regulations 2011
- Duty of Care
- NQS Area: 4; 7.
- Policies: 8.3 – Recruitment and Employment of Educators, 8.5 – Volunteers Policy, 8.7 – Workplace Harassment and Bullying, 8.9 – Educator Code of Conduct, 8.10 – Employee Orientation and Induction.

Procedures

The Nominated Supervisor/Coordinator shall be the first contact for all complaints however, the employee will have direct access to the Approved Provider, and will be encouraged to do so, if:

- The complaint is about the conduct of the Coordinator/Nominated Supervisor;
- The employee is not comfortable to take the complaint to the Coordinator;
- The employee is not satisfied with the Coordinator’s handling of the complaint; and/or
- The complaint is about a matter of management and administration policy.

For this purpose, employees will be kept informed of the current contact details of the Approved Provider through the Educator/Volunteer Handbook, or other appropriate form of communication, and otherwise will be available on request.

The Coordinator will seek to resolve all genuine and reasonable verbal grievances in the most appropriate way possible in consultation with the complainant. Discussions with the complainant are not to be conducted in the presence of children, other employees or parents, and heated discussions will be avoided.

Written records of discussions will be maintained following confidentiality procedures.

If the verbal grievance remains unresolved, at the complainant’s discretion, a written grievance may be submitted to management for further action. This will instigate the following formal procedure:

- Complainant to meet with management to discuss complaint;
- Management to give opportunity, in writing, for other named parties to meet with management to discuss details of grievances tabled; and
- Management may seek the services of a professional association for advice, support and/or assistance.
8.7 Workplace Harassment and Bullying Policy

All employees have the right to work in a place where they are valued, respected and appreciated by their colleagues, supervisors and employers. Workplace harassment and bullying can be detrimental to the ongoing health, wellbeing and sense of safety for employees. The following guidelines shall be implemented by the service to ensure workplace bullying and harassment is not tolerated and that appropriate procedures for managing reports of bullying and harassment are in place.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Family and Child Commission Act 2014
- Work Health and Safety Act 2011
- Prevention of Workplace Harassment Advisory Standard 2004
- Anti-Discrimination Act 1991 (QLD)
- NQS Area: 4; 7.
- Policies: 8.1 – Role and Expectations of Educators, 8.5 – Volunteers Policy, 8.9 – Employee Code of Conduct, 8.10 – Employee Orientation and Induction.

Procedures

Definition

Workplace harassment/bullying is verbal, physical, social or psychological abuse by your employer (or manager), another person or group of people at work. Workplace harassment and bullying occurs when a person is subjected to repeated behavior, that:

- Is unwelcome and unsolicited;
- The person considers to be offensive, humiliating, intimidating or threatening; and
- A reasonable person would consider to be offensive, humiliating, intimidating or threatening.

For the purpose of this policy, workplace bullying and/or harassment means behavior that is repeated or occurs as part of a pattern of behavior and may include:

- Abusing a person loudly, usually when others are present;
- Repeated threats of dismissal or other severe punishment for no reason;
- Constant ridicule and being put down;
- Leaving offensive messages via text, email or phone;
- Sabotaging a person’s work, for example, by deliberately withholding or supplying incorrect information, hiding documents or equipment, not passing on messages and getting a person into trouble in other ways;
- A manager setting unreasonable timelines or constantly changing deadlines for an employee to meet, or setting tasks that unreasonably below or beyond a person’s skill level;
- Maliciously excluding and isolating a person from workplace activities;
- Persistent and unjustified criticisms, often about petty, irrelevant or insignificant matters;
- Humiliating a person through gestures, sarcasm, criticism and insults, often in front of customers, management or other workers; and/or
- Spreading gossip or false, malicious rumours about a person with an intent to cause the person harm.

It shall be acknowledged that the impacts of bullying and harassment can be traumatic and may result in employees suffering stress, feelings of isolation at work, anxiety, loss of self-esteem, loss of financial security, loss or deterioration of personal relationships, physical symptoms of stress such as headaches, backaches, stomach cramps, and depression.

Some types of workplace bullying are criminal offences therefore any instances of violence, physical assault and/or stalking will be reported to the Queensland Police Service immediately.

Scope

Workplace bullying and harassment shall not be tolerated or accepted by any employee or member of management of the service. This policy relates to such incidents as they may occur at the workplace during working hours, and all work related events including but not limited to:
- Team meetings;
- Family events organised by the service;
- Celebratory functions; and/or
- Other events organised by the service in public or private locations;

This policy also relates to, but is not limited by the following types of communication:
- Verbal communication, either via phone or in person in the workplace, and outside of it;
- Written communication including letters, notes, minutes of meetings etc.; and/or
- Internal and external communication including emails and/or text messages.

Standards of behavior

In line with the service’s commitment to creating a workplace that is free from workplace health and safety risks and one which strives to create positive working relationships, all those covered by this policy are expected to observe the following minimum standards of behavior, including:
- Being polite and courteous to others;
- Being respectful of the differences between people and their circumstances;
- Ensuring they do not engage in any bullying behavior towards others in, or connected with the workplace. This includes hurtful remarks or attacks and making fun of a person or their work (including references to family, sex, sexuality, gender identity, race or culture, education and economic background);
- Ensuring they do not assist, or encourage others in the workplace, or in connection with the workplace to engage in bullying behavior of any type;
• Adhering to the service’s grievance procedures, as listed further in this policy, if they experience any bullying behaviours personally;

• Reporting any bullying behaviours they see happening to others in the workplace, or connected with the workplace in line with the grievance procedure in this policy; and

• Keeping information confidential if involved in any investigation of bullying.

Responsibilities

It is the responsibility of all employees to not participate in discriminatory or harassing behaviour within the workplace. The Approved Provider/Coordinator is accountable for ensuring professional standards of conduct are observed at all times and to take immediate preventative action in any situation that has the potential to be construed as harassment. This means acting as a role model for staff to demonstrate appropriate behaviour.

Incidents of harassment are to be treated seriously and immediate action must be taken to deal with complaints.

Employees who believe they are being harassed in any way, are to be informed of their right to not ignore it but to take action:

• Tell the other person in a direct and firm manner that their behaviour is offensive and unacceptable. However, telling the person may not be enough to stop the unwelcome behaviour so be prepared to take further action.

• Keep diary notes of all incidents with details of the harassment, dates and times, name(s) of offending party (i.e.), and any response you made.

• Discuss the situation with the Coordinator or member of management; and

• Adhere with Consultation and Dispute Resolution Clause in the Award.

Grievance procedure

Grievance procedures shall be made available to employees and clearly articulated in the Educator Handbook.

All reports of harassment and/or bullying behaviour shall be managed in accordance with the service’s grievance procedures which include:

• Reporting the grievance to the Coordinator /Approved provider through the appropriate channels;

• Arranging for a meeting with the complainant to discuss the nature of the alleged complaint and or grievance; and

• Documenting all conversations regarding the grievance and all alleged instances of harassment or bullying, when they occurred, who was involved, what actually happened and any witnesses or other relevant information.

The Approved Provider may seek expert advice from their employer association in managing any alleged instances of harassment or bullying in the workplace with appropriate dispute resolution services accessed as required and upon professional advice.

Confidentiality

Whilst all endeavours will be made to maintain the integrity of the investigative process and to preserve the confidentiality of the complainant and the person accused, it may be necessary to speak with other workers or people involved to determine what happened.

Those people who are involved in the complaint (including the complainant, witnesses etc.) are also under a duty to maintain confidentiality and display a commitment to uphold the integrity of the investigation process.
If the complainant chooses to bring a support person with them to any meetings, they too are bound by confidentiality.

Gossiping and/or the spreading of rumours as a result of, or in connection with, a process followed under this policy will not be tolerated under any circumstances and may lead to further disciplinary action for those concerned.

All meetings will be documented with minutes recorded and treated in a confidential manner. Information including letters of complaint and meeting minutes will be stored confidentially.

Outcomes

The outcomes of formal or informal complaint procedures will depend on the nature of the complaint, its severity and what is deemed appropriate in the relevant circumstances.

Where the results of an investigation procedure suggest that an individual is guilty of bullying, appropriate disciplinary procedures will be followed in line with the Employee Counselling and Disciplinary Procedures Policy (Policy 8.15).

Disciplinary action will depend on the nature and severity of the behaviour and may include termination of employment, which may be instant dismissal where serious misconduct is deemed to have occurred.

In addition to procedures articulated in the Employee Counselling and Disciplinary Procedures Policy, other action may be deemed necessary to resolve or remedy the behaviour complained of, including but not limited to:

- Providing training to employees concerned regarding bullying;
- Requiring employees who have breached this policy to apologise to appropriate person(s);
- Adjusting working arrangements where appropriate;
- Providing counselling to employees (complainant and the person complained of);
- Placing employees on performance improvement plans to ensure improved behaviour; and/or
- Providing coaching and mentoring.

References

CMS - Community Management Solutions – Workplace Bullying Toolkit
8.8 Employee Performance Monitoring, Review and Management Policy

The service acknowledges that to ensure the provision of high quality child care, an active approach is needed in relation to monitoring and managing the ongoing performance of employees to ensure that appropriate knowledge, skill and capacity to perform the position effectively is maintained.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *NQS Area: 4; 7.*
- *Policies: 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.4 – Educator Professional Development and Learning, 8.5 – Volunteers, 8.9 – Employee Code of Conduct, 8.10 – Employee Orientation and Induction, 10.1 – Quality Compliance.*

Procedures

Employee performance shall be managed by the Nominated Supervisor/Coordinator, and for the Nominated Supervisor/Coordinator, performance will be managed by the Approved Provider/ executive office bearers.

Employee performance shall be managed in accordance with indicators which have been developed in relation to their position description.

Employee performance shall be monitored through implementing an annual review process. Such a process shall involve:

- The employee completing a performance review self-assessment prior to an interview with Coordinator and/or management;
- A performance review assessment conducted by the Coordinator and/or management;
- A formal interview where aspects of performance assessments are discussed and will include the identification of strengths, aspirations and areas for improvement; and
- Individual development plans are developed and documented to support performance improvement for each employee.

Commitment to ongoing professional development and opportunities to enhance knowledge and skill based on the needs and goals of the service and its stakeholders are discussed and implemented.

Ongoing feedback about performance will be provided and professional development opportunities monitored and reviewed throughout the forthcoming year. Individual performance progress will be noted on individual performance and/or training plans.
8.9 Employee Code of Conduct Policy

The service expects that all employees conduct themselves in such a way that is professional and in accordance with the philosophy and goals of the service. Employees are expected to actively demonstrate a positive attitude towards their work, the service and the service’s clients, demonstrating the behaviour expected including integrity and professionalism. The service requires that all employees abide by the code of conduct at all times during their interactions with children, families, community members, management and other employees.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Family and Child Commission Act 2014
- *Anti-Discrimination Act 1991 (QLD)*
- *NQS Area: 44; 7.*
- *Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.5 – Volunteers, 8.7 – Workplace Harassment and Bullying, 8.10 – Employee Orientation and Induction, 8.19 – Employee Counselling and Disciplinary Procedures.*

Procedures

This policy applies to all employees while in the workplace, or off site at work-related functions (including social functions and celebrations), while on excursions or attending work-related training and conferences.

The Payne Road State School P & C Association believes that all employees should be able to work in an environment free from discrimination, victimisation, sexual harassment, vilification and the seeking of unnecessary information on which discrimination might be based. We consider these behaviours unacceptable and they will not be tolerated.

Employees are expected to conduct themselves in a manner which respects the rights and welfare of all employees, volunteers, families and children and to show competence, care, good faith and compliance with instructions and policies and procedures in the performance of their duties.

Employees shall be provided with a copy of the service’s code of conduct, code of practice or code of ethics (see 8.9.1) prior to commencing employment.

Employees shall be expected to read the document and indicate that they have understood all of the conduct requirements by signing the agreement.

Educators shall be expected to consistently uphold the agreement during their employment with the service, contributing to the creation of a discrimination free and inclusive workplace and a healthy workplace culture.

Breaches to the agreement shall be taken seriously which may result in appropriate action taken on behalf of the employer/service. Action will be appropriate to the breach and may include:

- Counselling;
- An official warning and note on the employee’s file;
- A formal apology;
- Demotion; or
- Dismissal for serious misconduct.

References

Sample Professional Conduct and Protective Practices

http://docs.wixstatic.com/ugd/5b9443_d26ef46c52744ad09765a88b074507eb.pdf
8.10 Employee Orientation and Induction Policy

The service assumes responsibility in ensuring that all employees receive appropriate orientation and induction which prepares, supports and facilitates their working performance and ongoing capacity for employment within the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Work Health and Safety Act 2011*
- *NQS Area: 1; 2; 3; 4; 5; 6; 7.*
- *Policies: 3.3 – Educators Practice, 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.6 – Employee and Volunteer Grievance, 8.9 – Employee Code of Conduct.*

Procedures

The Coordinator (or other appointed educator) shall take responsibility for the appropriate and ongoing induction and orientation for new employees. The orientation and induction process shall include (but not be limited to):

- A meeting with the new employee prior to engagement to complete all paperwork relating to their suitability for employment. (This will involve completing appropriate documentation to validate the new employee’s blue card and qualifications);
- An information package given to the new employee, which highlights key aspects of the role, must be known and understood prior to commencing work at the service;
- A minimum 2 hour induction/orientation session where the Coordinator will introduce the new employee to other staff, familiarise the new employee with the service facilities, and work through the Induction and Orientation Checklist (see 8.10.1) with the new employee;
- During the first session of employment, the new employee will be partnered with an experienced educator;
- Within the first two weeks of employment, the Coordinator will work closely with the new employee to ensure all Induction and Orientation training is provided and a checklist completed and signed off by the new employee and Coordinator/relevant training officer.
- Feedback on the effectiveness of the induction and orientation process will be sought from the new employee by the Coordinator.
8.10.1 Educator/staff Orientation and Induction Checklist

This service provides all educators/staff with a 2 hour, paid Orientation and Induction. This process is designed to help you start your job with a good background of how we operate and what we expect from you as an employee.

EMPLOYEE NAME: ..................................................................................................................

Have you received:
- [ ] Personal Information Form
- [ ] Confidentiality Agreement
- [ ] Position Description
- [ ] Employment Contract
- [ ] Letter of Employment
- [ ] Tax Declaration form
- [ ] Blue Card Application (if no current card held)
- [ ] Authority to verify valid blue card (if card is current)
- [ ] Superannuation Membership Form
- [ ] Service Information Sheet
- [ ] Educator/staff Roster
- [ ] Educator/staff Handbook
- [ ] Family Information Package
- [ ] Policy and Procedure Document
- [ ] Uniform Shirt
- [ ] Union information

Have you completed, signed and returned:
- [ ] Personal Information Form
- [ ] Confidentiality Agreement
- [ ] Employment Contract
- [ ] Tax Declaration form
- [ ] Blue Card Application (if no current card held)
- [ ] Authority to verify valid blue card (if card is current)
- [ ] Superannuation Membership Form

Have you been shown:
- [ ] Location of educator/staff and children’s toilets
- [ ] Location of First Aid Kit
- [ ] Telephone
- [ ] Fire extinguishers
- [ ] Whole of service and school tour
- [ ] Educator/staff parking procedures
- [ ] Staff noticeboard area

Have you met:
- [ ] Rest of educator/staff
- [ ] Children
- [ ] Families
I have received information and have an understanding of:

- Role of key personnel
- Service rules, behaviour management and anti-bullying procedures
- Supervision and duty of care
- Injury/illness procedures
- First aid procedures
- Fire evacuation and lockdown procedures
- Medication administering procedures
- Workplace health and safety procedures
- Risk management and hazard reporting
- Daily routines
- Excursion procedures
- Staff rosters and timesheets
- Current pay award
- Educator/staff communication
- Food preparation and hygiene procedures
- Toileting procedures for children and educators
- Children sign in/out and collection procedures
- Service statement of philosophy
- My Time, Our Place, the program and expectation of practice
- Child Protection Policy and the reporting of harm
- Grievance management

Have you been given an overview of Service Policies, Handbooks and expectations?
Have you been given an opportunity to ask questions?

To be completed by new employee within one week of commencement

Form to be photocopied, original retained by Service and placed in Educator/staff File.

Employee name and signature: .................................................................Date: .........................

Coordinator name and signature: .............................................................Date: .........................
8.11 Employee Leave Policy

The service management seeks to ensure that all employee leave and entitlements are managed in accordance with clearly articulated guidelines so as not to negatively impact on the operations of the service. This policy shall include all applicable forms of leave and relevant entitlements.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Children’s Services Award (State) 2012 (P&C managed services only), Children’s Services Award 2010, National Employment Standards.
- Fair Work Act 2009
- NQS Area: 4; 7.
- Policies: 2.3 – Educator Ratios, 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 10.1 – Quality Compliance Policy.

Procedures

All employees seeking to take extended leave such as annual leave or leave without pay shall submit their request in writing to the Approved Provider at least two weeks prior to such leave.

Employees requesting long service leave must submit their request, in writing to the Approved Provider, at least 3 months prior to the leave being taken.

Management shall approve such leave unless the impact of leave is detrimental towards the successful operations of the service. Should leave not be approved, the employee shall be entitled to have notification and rationale within 3 working days of the original request for leave.

All sick leave shall be reported to the immediate supervisor of that employee to ensure a suitable replacement can be obtained. Pre-planned arrangements for replacement staff will be in place.

In the event of sick leave of the Coordinator/Nominated Supervisor, a report shall be made to the Approved Provider with the name of the person expected to assume responsibility for the service on that day or throughout the duration of their leave period.

Management shall ensure that employees do not accrue any more than 6 weeks annual leave per annum. This shall be monitored through providing a balance sheet with annual audited reports documenting leave accruals.

Employees shall receive notification of their holiday and personal leave accruals on their weekly or fortnightly pay slip.

All types of leave shall be appropriately recorded on rosters and timesheets.
8.12 Employee Qualifications – Monitoring Progress Policy

The service seeks to ensure that all employees enrolled and studying towards relevant qualifications are monitored and supported as they progress through their studies. This ensures that the service strives towards providing a suitably qualified level of educators.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Children’s Services Award (State) 2012 (P&C managed services only), Children’s Services Award 2010, National Employment Standards.*
- *NQS Area: 4; 7.*

Procedures

Employees recruited as qualified staff, shall provide the service with certified copies of their certificate of accredited and approved training, or, of enrolment in an approved course and available transcripts of coursework as completed.

Records shall be attached to a study monitoring form and maintained in the employee’s confidential file held at the service.

The employer’s representative (manager, director or Coordinator) shall monitor and track the employee’s progress through the course, particularly observing that the course will be completed within the required time frame being twice the scheduled course duration.

The employee shall be required to submit a statement of progress, result or other evidence such as a transcript, to demonstrate completion of course components on a regular basis. This information will be gathered every 6 months or as details are released from the training provider or higher education institution.

In the event that necessary progress through the course is observed by the Coordinator to be delayed and/or jeopardised for any reason, then a meeting shall be scheduled between the employee to discuss an appropriate course of action. Management will be informed of the outcomes of this discussion and shall have authority to approve the required course of action.

The employee may jeopardise their ongoing employment at the service if they fail to meet the progress in study requirements or complete the course within the prescribed finishing period.
8.13 Employee Health Policy

The service expects that employees shall take a conscientious approach to managing their own health and in protecting the health and wellbeing of children, colleagues and others engaged in the service’s program and activities.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Work Health and Safety Act 2011 and Regulations 2011
- Duty of Care
- NQS Area: 4; 7.
- Policies: 2.3 – Educator Ratios, 4.1 – General Health and Safety, 4.2 – Infectious Diseases, 4.4 – Preventative Health and Wellbeing, 8.10 – Employee Orientation and Induction, 8.16 – Employee Immunisation, 8.17 – Fit For Work Policy

Procedures

Employees shall not report to work under the influence of any drug or alcohol which may impact on their individual capacity to perform duties as expected of them in their job role.

Employees who are unwell should not report to work and should notify their supervisor at their earliest convenience that they are unfit for work. (Medical certificates may be required)

Employees may be requested to undertake a health check or medical to verify that they are fit for work as expected of them in their role. This process will be non-discriminatory and implemented without bias or prejudice.

Employees who become unwell whilst on the job shall report immediately to their supervisor and may be relieved from duties.

Employees who have been diagnosed with or suspect that their illness is due to infectious disease shall follow the guidelines as specified by the service in regards to exclusion periods.

Employees should maintain current immunisation status and may be required to provide the employer with a medical report detailing such status.
8.13.1 Employee Injury, Accident, Incident and Illness Record

Employee name: ___________________________  Time: __________  Date: __________

Details of accident:____________________________________________________________________
_____________________________________________________________________________________
_____________________________________________________________________________________
_____________________________________________________________________________________

Details of injury/trauma:
☐ Cut  ☐ Abrasion/scrape  ☐ Bruise  ☐ Bite
☐ Sprain  ☐ Break/fracture  ☐ Swelling  ☐ Burn
☐ Rash  ☐ Concussion

(Indicate area on diagram)

Details of action taken including first aid and/or administration of medications____________________
_____________________________________________________________________________________
_____________________________________________________________________________________

Medical advice sought: ☐ NO  ☐ YES details: ________________________________________________

Treatment:______________________________________________________________________________
_____________________________________________________________________________________
_____________________________________________________________________________________

Other comments/witnesses:________________________________________________________________
_____________________________________________________________________________________
_____________________________________________________________________________________

Staff member signature: __________________________________________________________________

Coordinator name and signature: ___________________________________________________________

Workcover claim submitted: ☐ NO  ☐ YES

It is essential for the safety and wellbeing of employees that all accidents be accurately documented for future reference. Copies of any Workcover documentation should be attached to this form.
Office of Industrial Relations - Form 3
Incident notification form

8.14 Employee Online Social Networking Policy

The service acknowledges that employees may access online social networking sites such as Facebook or Twitter to interact with friends, family and colleagues. This policy aims to establish guidelines on the access and outside work usage of online social networking, with the aim of preventing misrepresentations of the service and/or its stakeholders.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Work Health and Safety Act 2011
- Privacy Act 1988 and Regulations 2013
- Duty of Care
- NQS Area: 4; 7.
- Policies: 2.8 – Anti-bullying, 8.1 – Role and Expectations of Educators, 8.7 – Workplace Harassment and Bullying, 8.9 – Employee Code of Conduct.

Procedures

Definition

'Social Networking Media': refers to any online tools or functions that allow people to communicate via the internet. This includes, but is not limited to, applications such as:

- Social networking sites: Facebook, Pintrest, LinkedIn;
- Video and photo sharing websites: YouTube, Flickr, Instagram, Snapchat;
- Blogging sites: Twitter, Tumbler;
- All forums and discussion boards;
- Wikipedia; and

Responsibilities

Good judgement and common sense must be used to ensure the reputation of the service, its employees and stakeholders are not harmed during the use of social networking media. Once something is placed online, it spreads quickly and cannot be retracted.

While the service does not wish to control personal private information released outside of work hours, any image, comment or status distributed by an employee that damages the reputation of the service, its employees and other stakeholders, will be treated as a serious breach of this policy and may result in disciplinary action.

When using social networking media, the following guidelines must be adhered to at all times:
• Children of the service should not be included as ‘friends’ on social networking sites;

• Offensive comments are not to be made about fellow employees online. This will be viewed as cyber bullying. Even if comments are not made directly, they may still be viewed indirectly by multiple people;

• The service name shall not be mentioned in online posts and statuses. This is the best way to ensure that the service’s reputation is safeguarded. If it is necessary for an employee to speak about their place of employment online, they are to refer to ‘work’ and not to the service name;

• Work-related problems, tasks and ventures should not be discussed online. Confidentiality must be maintained at all times;

• Be clear that your personal views are yours, and not necessarily the views of the service management and/or stakeholders;

• Photos of employees in work uniform are not to be placed online; and

• If anything is posted online by others which may harm the reputation of the service, its employees or stakeholders, and you have the capacity to delete such information, the Approved Provider asks that you do so immediately.

Potentially dangerous or damaging to the image or people of the service found online are to be brought to the attention of the Coordinator. This should be done immediately and the information should not be shared with others.
8.15 Children of Employees Policy

The service strives to provide a supportive environment for all families and children using the service. This is extended to children of employees who attend the service however, the service also acknowledges the complexities that may arise when children of employees are participating in the service’s program and activities. This policy strives to articulate a model for best practice when employees are providing direct care to their own children in the course of their employment within the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- NQS Area: 1; 4; 7.
- Policies: 2.6 - Behaviour Support and Management, 2.7 - Exclusion for Behavioural Reasons, 8.1 - Role and Expectations of Educators, 8.3 - Recruitment and Employment of Educators, 8.10 – Employee Orientation and Induction.

Procedures

Children of employees shall be permitted to be enrolled in and attend the service using the priority of access guidelines.

Children of employees must be eligible to attend a school age care program, that is, “children over pre-school age” as defined in the Education and Care Services National Law 2010 and Regulations 2011.

Employees shall be expected to professionally carry out all duties as expected of them while they are employed in the service regardless of the attendance of their own children.

Children of employees shall be provided with consistent care, consideration and involvement in the service as any other child participating in the program. The behaviour of children of employees shall be managed as it would any other child participating in the program.

For services located on a school site, if the employee’s child has been excluded from the school, the coordinator will:

- Contact the school to confirm exclusion;
- Speak with the Principal to confirm if exclusion applies at the service; and
- Contact the employee to confirm exclusion from the service (in accordance with Principal’s direction).
8.16 Employee Immunisation Policy

The service acknowledges their obligation as an employer under the Work Health and Safety Act 2011, in ensuring the health and safety of employees and others. This extends to limiting exposure to health and safety risks that may arise from the incidence of vaccine-preventable diseases in the workplace. Vaccination of employees and volunteers is not a mandatory requirement under relevant legislation, however is considered by this service as a best practice approach to prevention of vaccine-preventable diseases outbreak.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Work Health and Safety Act 2011
- Duty of Care
- Staying Healthy in Childcare
- NQS Area: 2; 4; 7.

Procedures

All employees and volunteers working with children in the service should be up to date with all the vaccinations as recommended for adults.

All employees and volunteers working with children in the service should consider additional/special vaccinations, recommended due to an increased risk of exposure in the workplace.

Information sheets from Queensland Health provide further guidance regarding recommended immunisations for adults, including but not limited to:

- Hepatitis A;
- Measles, Mumps and Rubella (MMR);
- Varicella (Chickenpox);
- Pertussis (Whooping Cough); and
- Hepatitis B - (may be recommended in specific circumstances, such as when providing child care to populations who have a higher prevalence of hepatitis B).

Employees/volunteers will be required to complete an Employee Immunisation Record (see 8.16.1) as part of the service employment process.

Each record shall be maintained confidentially in the employee/volunteer’s file.

Any expenses associated with completing the immunisation record such as blood tests and medical fees shall be incurred solely by the employee/volunteer.
Any employee or volunteer conscientiously objecting to vaccination shall articulate their position in writing, accepting responsibility for their own individual choice to do so. This document will be maintained confidentially in the employee/volunteer’s file.

Conscientious objectors may be required to seek further advice from a medical authority to support their clear understanding of such objection. In such cases additional procedures will be relevant to those employees/volunteers should an outbreak of any vaccine-preventable disease occur in the workplace, this will include, but not be limited to:

- Exclusion from the workplace; and/or;
- Restrictions as advised by the relevant health authority.

Such exclusion would be without pay if that person is a paid employee of the service.

Please note:


These may be provided to educators for further information and should be sourced and dated in the policy when accessed.


References

8.16.1 Employee Immunisation Record

**Please Note** This document remains strictly private and confidential and will be filed in your employee file.

<table>
<thead>
<tr>
<th>Employee Name</th>
<th>Date of Birth</th>
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<tbody>
<tr>
<td>Position in Service</td>
<td>Date of Employment</td>
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</tbody>
</table>

The National Health and Medical Research Council (NHMRC) recommends that all educators and other employees are immunised against:

- **Pertussis (Whooping cough)** – this is especially important for educators and other employees caring for the youngest children who are not fully vaccinated.
- **Measles/mumps/rubella (MMR)** – for educators and other employees born during or since 1966 who do not have vaccination records of two doses of MMR, or do not have antibodies against rubella.
- **Varicella (chickenpox)** – for employees who have not previously had chicken pox.
- **Hepatitis A** – young children may not show any symptoms however, they may be infectious. Additional vaccinations are recommended for special categories of educators and other employees:
- **Hepatitis B** – for educators and other employees who care for children with intellectual disabilities. Although the risk is low, seek advice about hepatitis B immunization if the children are unimmunized. Immunisation of the children should be encouraged.
- **Japanese encephalitis** – for educators and other employees who work in the outer Torres Strait Islands for one month or more during the wet season.

**Immunisation history**

<table>
<thead>
<tr>
<th>Vaccine</th>
<th>Immunity Status (immune/not immune)</th>
<th>Date vaccine given</th>
<th>Date vaccine given</th>
<th>Date vaccine given</th>
<th>Date vaccine given</th>
<th>Revision date</th>
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<tr>
<td>Hepatitis A</td>
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<td>Hepatitis B</td>
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<td>Pertussis (whooping cough)</td>
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<td>Influenza</td>
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<td>MMR</td>
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<tr>
<td>Varicella (chickenpox)</td>
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<tr>
<td>Other</td>
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**Immunisation acknowledgement**

I, ............................................................................................. acknowledge that I have received information about the risks of infectious diseases that my position at the service poses. I have been provided with written information about service procedures and I understand and acknowledge the implications of being exposed to such diseases as part of my work duties.

<table>
<thead>
<tr>
<th>Employee</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominated Supervisor</td>
<td>Signature</td>
<td>Date</td>
</tr>
</tbody>
</table>
Immunisation objection

I do not wish to (please tick the appropriate statements):

☐ disclose my previous vaccination history

☐ undertake any recommended vaccinations  **Please Note** - A Conscientious Objection letter, signed by a Medical Practitioner, MUST be provided

Consent to discuss immunisation history

I, ....................................................................................................... do/do not consent for the Nominated supervisor to discuss my immunisation history, with relevant stakeholders, in relation to my work duties and the risks posed if there is an outbreak.

<table>
<thead>
<tr>
<th>Employee</th>
<th>Signature</th>
<th>Date</th>
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</table>
8.17   **Fit for Work Policy**

The service believes that the safety of employees at work and any persons involved within the service (including children) is of paramount importance. In order to ensure the health and safety of all individuals associated with its operations, the service will take all reasonable steps to ensure that employees are in a fit and competent state to work safely.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Work Health and Safety Act 2011*
- *Duty of Care*
- *NQS Area: 4; 7.*
- *Policies: 4.4 – Preventative Health and Wellbeing, 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.10 – Employee Orientation and Induction, 8.13 – Employee Health, 10.8 – Information Handling (Privacy and Confidentiality).*

**Procedures**

**PLEASE NOTE** some content of this policy has been adapted from the Australian Children’s Services Employers Association (ACSEA) as best practice.

**Interpretation**

‘Fit for Work’: an employee is fit for work if they:

- Have a blood alcohol level of 0.00 and test negative for drug use: and
- Are physically able to carry out their duties, as per their job description.

‘On duty’: An employee is on duty at any time they are undertaking the duties and responsibilities associated with their contract of employment.

**Responsibilities**

The Approved Provider/Coordinator will:

- Be responsible for assessing the fitness for work of employees under their control, while they are on duty;
- Immediately stand down any employee suspected to be under the influence of alcohol or other drugs; and/or
- Consider light duty options and/or stand down any employee who is not physically fit and capable of performing their duties.

Any such employees must not return to work until they are able to demonstrate that they are fit to work.

Each employee will:

- Ensure that they are not in an unfit state for any reason, including physical limitations and/or under the adverse effects of alcohol or other drugs;
- Notify the Coordinator of any concerns that their fitness for work may be impaired;
- Ensure that any prescription or non-prescription medication is taken safely and in accordance with the requirements as listed further in this policy; and
• Notify the Coordinator, or other responsible person, of any situation in which this policy has been breached, including;
  o Any situation in which other individuals are believed to be unfit for work;
  o The unauthorised possession or consumption of alcohol or other drugs on site or during work; and
  o Any other apparent breach of this policy.

All disclosed information will be dealt with in strictest confidence.

Employees should also be aware that rights to workers compensation or a common law claim may be affected if they are involved in a work related accident while under the influence of alcohol or drugs.

**Alcohol**

An employee must not be under the influence of or be affected by alcohol while on duty. This means that all employees are expected to have a 0.00 blood alcohol content at all times they are required to undertake the duties and responsibilities associated with their contract of employment.

If any employee becomes aware of behaviours from which they might draw the conclusion that another employee is intoxicated, the Coordinator or approved provider MUST be contacted immediately. Such behaviours may include, but not be limited to:

• Slurred or impaired speech;
• Being aggressive in manner;
• Staggered, jerky movements, could seem uncoordinated;
• Heavy eyes and/or flushed face; and/or
• Dull, tired appearance

If the above concerns are raised regarding an employee, the Approved Provider may request a blood alcohol test, at the management expense. If the employee’s blood alcohol content is higher than 0.00 they will be considered unfit for work immediately.

For the employee to return to work, the Approved Provider/Coordinator must be satisfied that they are fit for work and that they have a blood alcohol content of 0.00. Proof of which may include the undergoing of another blood alcohol test, at the employees expense.

An employee is prohibited from operating any machinery or equipment, including any motor vehicle, if they are under the influence of alcohol.

Alcohol must not be consumed anywhere within the grounds of the service, during work time. There may be occasions when alcohol may be consumed as part of a work function, or other recognised work event. Where the consumption of alcohol has been properly approved, employees must continue to act in a sensible and responsible manner and with due care for their own and other people’s safety and wellbeing. Failure to act in a sensible and responsible manner or to follow any directions with regards to the consumption of alcohol may result in disciplinary action as listed further in this policy.

The unauthorised possession or consumption of alcohol at the workplace will result in disciplinary action as listed further in this policy.

**Drugs**

Employees must not consume or be under the influence of any unlawful drug anywhere on the service premises or grounds or while on duty.

If any employee becomes aware of behaviours from which they might draw the conclusion that another employee is under the influence of drugs, the Coordinator or Approved Provider must be contacted immediately.

If concerns of this nature are raised regarding an employee, the Approved Provider may request a drug test, at the management expense. This means that employees are expected to return a negative urine test for the following substances:
• Amphetamines;
• Cannabinoids/THC/Marijuana;
• Opiates/Barbiturates;
• Benzodiazepines;
• Cocaine/Methadone; or
• LSD.

If an employee tests positive for any other substance, the Approved Provider may obtain relevant expert advice to determine whether the employee will be considered fit for work.

If an employee tests positive for drugs they will be considered unfit for work immediately. For the employee to return to work, the Approved Provider must be satisfied that they are fit for work. Proof of which may include the undergoing of another urine drug test, at the employees expense.

An employee must not cultivate, sell or have in their possession or control any unlawful drug or drug taking implement anywhere on the education and care service premises or grounds or while on duty.

If the Approved Provider becomes aware that you have, or have had, in your possession or control, or are cultivating or supplying unlawful drugs or drug taking implements, whether for profit or otherwise on the service premises or grounds or while on duty, they will notify the police and actively assist them in their enquiries.

Any drugs prescribed by a medical practitioner must be used in accordance with medical advice. Any non-prescription drugs must be used in accordance with manufacturers’ recommendations. If an employee is taking prescription or non-prescription drugs, which could cause drowsiness or otherwise affect their fitness for work, they must advise the Coordinator so that their ability to work safely can be monitored. If necessary, a medical opinion may be obtained.

The unauthorised possession or consumption of illegal drugs at the workplace will result in termination of employment.

**Alcohol and Drug Testing Requirements**

Testing may be carried out when/where:

• An employee is involved in an incident or accident;

• An employee displays:
  o Unsafe behavior;
  o Causes injury to any other person;
  o Commits an act of negligence or carelessness; and/or
  o Shows disregard for safety.

• There is reason to believe that an employee is affected by alcohol or drugs; and/or

• Evidence of alcohol or drug use at the workplace is discovered and the employee or employees concerned can be identified with reasonable certainty.

An employee who does not co-operate fully with the administration of an alcohol or drug test without a legitimate reason will not be able to return to work until they have co-operated and provided a breath and/or urine sample for analysis.

Employees who refuse will be required to take unpaid leave until they co-operate. Refusal to co-operate will result in disciplinary action.

Interference with testing – the actual or attempted adulteration, substitution or other interference by a person with a test sample or result, will result in disciplinary action which may include termination of employment.
Disciplinary Procedures

The Approved Provider may take the following disciplinary action where an employee is found to be under the influence of alcohol or other drug:

- Immediate termination;
- Final warning; and/or
- Warning.

The appropriate disciplinary action will depend on the individual circumstances of each matter. In making any decisions, the Approved Provider will take into account factors including, but not limited to:

- The seriousness of the employees behavior;
- The risk posed to the safety of employees and others; and
- Any previous breaches of this policy.

An employee who receives a warning will be counseled by the Approved Provider regarding:

- The ‘Fit for Work Policy’ and the obligations and responsibilities under it;
- The serious and unacceptable nature of the person’s behavior;
- The risk posed for the safety of the employee and others;
- The employees responsibility to demonstrate that the problem has been effectively addressed;
- The consequences for future breaches of this policy; and
- The reasons why the person has used alcohol or other drugs to the extent that they are in an unfit state.

The employee will be advised that they may be monitored for a period of time to ensure that the problem has been addressed and that during this period they may be subject to periodic alcohol and drug testing.

The employee will receive a written warning which will reflect the key points covered in this process. A copy of this will be placed on their personnel file.

Employees will not be paid for the period which they are unfit for work.

An employee who receives a final written warning will be counselled by the Approved Provider as set out above and will be required to demonstrate that the threat to work performance and/or safety has been effectively addressed before they are permitted to return to work.

The final written warning will have the effect that any further breaches of this policy may result in termination of their employment. A copy of the warning will be placed on their personnel file.

Fatigue

Work related fatigue may arise from situations requiring concentration for extended periods during work hours, working in extreme temperatures or working in high-risk situations.

Non-work related fatigue is generally the result of poor quality or inadequate sleep which may be caused by a number of reasons, including sleep disruption, ill family members, distress, domestic responsibilities or a second job.

The Coordinator is responsible for ensuring roster cycles are monitored and reviewed to address the potential for fatigue, especially among employees engaged in split shifts and/or potentially hazardous activities.

The Coordinator is responsible for ensuring shift lengths are monitored to prevent excessive time working. Provision will be made on all shifts for appropriate rest breaks during and between shifts to ensure that employees have adequate opportunity for rest.

The Coordinator will take all practical steps to assess and manage the work environment to minimise the impact of fatigue.
The service will provide appropriate information and education on the causes and management of fatigue, and will arrange for all individuals to be made aware of their responsibility to prevent impairment of their fitness for work through fatigue.

**Physical Ability**

The Coordinator is responsible for ensuring that all employees are fit and able to perform their duties, when arriving for their shift.

To be considered physically capable of performing their duties, the employee must be able to move about freely, particularly in the case of emergency or risk of harm to others.

As per their job description, the employee must be able to interact with the children and actively contribute to the activities, experiences and routines of the service. This may include, but not be limited to physical activities such as walking, running, standing, crouching and kneeling.

**Confidentiality**

Confidentiality is vital in promoting the effectiveness of this policy and all reasonable efforts, consistent with safety, legal requirements and common sense, must be made to maintain an individual’s privacy.

Information relating to an employees’ fitness for work must be transmitted, used and stored in a confidential manner in accordance with the Information Handling Policy (policy 10.8).

The disclosure of confidential information may be required to those persons who have a legitimate ‘need to know’. Typically this will be only to those persons who have a responsibility for ensuring the employees’ safety and performance. Disclosure will be limited to the information necessary to address the situation. The Approved Provider/Coordinator will inform the employee as to:

- The reason or need for disclosure;
- To whom the disclosure will or has been made; and
- The extent of information that will or has been disclosed.

**References**

(ACSEA, 2006)

http://acsea.org/media/Documents/employment%20documents/fitness%20for%20work%20policy.pdf
8.18 Employee Retention Policy

The service recognises the importance of retaining quality employees who demonstrate ongoing commitment to their work with children and families and use professional standards to guide their practice. The development and retention of quality employees ensures continuity and that the school age care program is responsive to the needs of children as individuals and in groups.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Relevant Industrial Awards
- NQS Area: 4; 7.

Procedures

The service will develop clear policies and procedures in relation to employee vacancies to ensure key values, skills and attributes are identified when advertising vacancies.

The service will ensure policies and procedures are developed and implemented in relation to employee orientation and induction with individual checklists completed to ensure all aspects of the employee’s job role are discussed.

The service will develop clear policies and procedures in relation to employee performance reviews with identified strategies in place to manage ongoing learning and professional development.

The service will develop exit interview strategies to ascertain reasons for staff turnover with the intention to develop strategies to promote job satisfaction for existing employees.

The service will actively work towards supporting educators to develop professionally through:

- Encouraging attendance at workshops;
- Supporting networking opportunities;
- Supporting higher education and qualification attainment;
- Enabling ‘on the job’ development and learning through coaching, mentoring and effective leadership; and
- Providing regular opportunities for team members to come together and share thoughts and ideas enabling critically reflective practice.

The service may provide benefits for employees who demonstrate an ongoing commitment to their role and use professional standards effectively to guide their practice through employee acknowledgement programs which may include:
• Employee of the month;
• Appreciation certificates;
• Career advancement/promotion;
• Staff fee discount;
• Other rewards as deemed appropriate by management.
8.19 Employee Counselling and Disciplinary Procedures Policy

The service acknowledges that, from time to time, employee behaviour and performance may fall below the expected standards as detailed in the specific job description and orientation/induction processes. The purpose of this policy is to establish an equitable and consistent approach to addressing unsatisfactory work performance and/or conduct by:

- Ensuring counselling takes place to reinforce the expected performance or conduct standards;
- Establishing a process under which warnings may be issued and discussed; and
- Providing for disciplinary action when performance or conduct does not improve.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Duty of Care
- Privacy Act 1988 and Regulations 2013
- Fair Work Act and Regulations 2009
- Prevention of Workplace Harassment Advisory Standard 2004
- Relevant Industrial Award or Agreement
- NQS Area: 4; 7.
- Policies: 8.1 – Role and Expectations of Educators, 8.5 – Volunteers, 8.6 – Employee and Volunteer Grievance, 8.8 – Employee Performance, Review and Management, 8.9 – Employee Code of Conduct, 8.10 – Employee Orientation and Induction, 8.17 – Fit for Work, 10.8 – Information Handling (Privacy and Confidentiality)

Definitions

‘Counselling’: The discussion and analysis of issues which affect an employee’s conduct and/or work performance. Counselling is used to improve an employee’s performance where their behaviour or performance doesn’t meet required expectations.

‘Unacceptable performance’: Is when the employee’s performance remains unacceptable following a reasonable period of performance improvement.

‘Misconduct’: When an employee breaches their obligations under their contract of employment. Examples of misconduct may include but are not limited to:

- Breaches of policies, codes of conduct and other reasonable instructions;
- Unauthorised absence from work;
‘Serious Misconduct’: When an employee breaches their obligations under their contract of employment to an extent that it is reasonable to discontinue their employment. Examples of serious misconduct may include but are not limited to:

- Dishonesty and fraud;
- Bullying, fighting or abusive behaviour;
- Sexual harassment;
- Drunkenness and drug use;
- Acting in an unsafe manner;
- Misusing confidential information;
- Damage or misuse of service equipment and resources;
- Breach of any act or legislation relating to their employment.

‘Disciplinary action’: Action taken by the organisation to deal with any actual, alleged or perceived breach of legislation, policies, codes or other standards of work performance and/or conduct.

Service responsibilities

The service acknowledges that the principle objective of counselling employees is to draw allegedly inappropriate behaviour and/or unacceptable performance to the attention of an employee and, where proven, explain to the employee the potential and/or actual consequences of that performance and/or behaviour and assist them in achieving and maintaining behaviour and performance that is consistent with the services policies, procedures and practices.

The service has developed disciplinary procedures designed to address employee conduct that impedes the operation of the service whilst ensuring all parties receive procedural fairness and due process in a timely and effective manner. Service management reserve the right to amend procedures depending on the facts of each situation and the nature of the offense.

The service will treat all allegations of unacceptable performance and/or misconduct as serious and take prompt action to address identified issues, irrespective of whether they be minor or more serious. If action (as per the counselling and disciplinary procedures) cannot be taken immediately, the employee concerned should be advised as soon as possible of when and where that follow-up action will take place.

The Approved Provider/Coordinator may conduct a workplace investigation in cases of allegations of serious misconduct. The employee who has been accused of the allegation will be informed of the matter verbally, and in writing, and will be advised that they may be stood down on full pay until the workplace investigation has been completed. The workplace investigation will include the gathering of relevant information, written statements, interviews, documents and other records. Other employees may be required to be interviewed as part of the investigation. Further disciplinary action will depend on the results of the investigation.

All persons involved in any way with the counselling and disciplinary processes must retain confidentiality at all times. The employee may choose to discuss the matter with a nominated support person and may elect to bring them along to any interview or counselling session conducted under the formal components of the process.

The service counselling and disciplinary procedures will have three distinct, but not necessarily sequential components:

- Informal counselling (face to face feedback);
- Formal counselling; and
Disciplinary procedures (including warnings).

The decision as to which of the three components initially apply will be based on the seriousness of the employee’s behaviour and/or performance and will depend on the facts and circumstances as identified by, or conveyed to, the service Coordinator.

Where the service Coordinator has not identified the behaviour and/or performance issue first hand, sufficient facts must be gathered to determine the seriousness of the behaviour and the appropriate action. Direct observations may be undertaken by the service Coordinator to determine validity of allegations. Immediate action must be taken if there are serious concerns about an employee’s conduct. As part of the process of establishing the facts, the service coordinator may:

- Assess relevant documentation;
- Interview person/s who may (or should) have knowledge of the employee’s behaviour; and
- Document what has occurred.

**Informal counselling**

Informal counselling and/or face to face feedback given by the Approved Provider/Coordinator will normally occur when the employee’s behaviour is such that formal disciplinary action is not appropriate.

Where it is established during the informal discussion that the behaviour expectations have not been met, feedback given must be constructive and delivered to encourage the employee to achieve and maintain expected behaviour/performance standards.

If the discussion confirms that misconduct has occurred, the employee should be:

- Advised of how the behaviour and/or performance is inconsistent with the service expectations and their employment contractual obligations;
- Provided with an opportunity to respond to the concern and to raise any other matter that they consider relevant; and
- Engaged in jointly identifying a plan of action to improve performance standards or outline the appropriate conduct expected.

After the informal counselling session the service the Approved Provider/Coordinator will keep a diary note of the discussion and where appropriate, plan a subsequent discussion with the employee to review the behaviour or performance.

**Formal counselling**

Formal counselling will normally occur when:

- The employee has previously been counselled informally but behaviour has not improved to the expected standard (unacceptable performance);
- The employee’s misconduct is such that formal counselling is appropriate.

The formal counselling session will take place as soon as possible after the behaviour and/or performance issue is identified with the employee being advised in writing of:

- When and where the interview will take place;
- The matter/s that will be discussed (i.e. specific details of the alleged unacceptable performance/misconduct);
- Their opportunity to respond; and
• The opportunity for them to bring a support person/observer to the interview.

At the meeting the Coordinator and employee will review and discuss the allegations of unacceptable performance and their responses to these allegations as well as any additional incidents, information and prior relevant corrective action plans.

At the conclusion of the formal counselling session the coordinator will complete an employee counselling report, to be signed and dated by the employee as a true and correct record of discussions, agreed actions and timeframes. A record of the meeting will be provided to the employee by way of a letter confirming:

• The issue of concern;
• Any assistance/support to be provided (if relevant);
• Date and time for subsequent meeting; and
• Disciplinary action taken with the possibility of further action should the required expectations for behaviour and/or performance not be achieved.

Disciplinary action

Disciplinary action may be taken where the alleged misconduct and/or unacceptable performance continues, or is of a serious nature. Disciplinary action may include written warnings and/or termination of employment.

Written warnings

The purpose of a written warning is to emphasis to the employee that their misconduct or performance is unacceptable and to make clear that further disciplinary action may be taken. A written warning may be given to an employee when:

• The employee has previously been through the formal counselling process and has not met the required standards or expectations; or
• The employee’s performance or misconduct is of a serious nature and requires immediate action.

Written warnings must also detail the support and/or training to be provided to the employee as well as the expected timeframes for review of the identified issue/s.

Show cause meeting

The purpose of this meeting is to ask the employee to show cause as to why their employment should not be terminated. Depending on the circumstances, the employee may be stood down on full pay until a meeting is scheduled. Employees will be required to respond, in writing and prior to the scheduled meeting, addressing the allegations and their reasons why employment should not be terminated.

Requests for an employee to attend a show cause meeting shall be made in writing outlining:

• When and where the meeting will take place;
• Who else will be involved in the meeting (i.e. management representative)
• The specific issue that will be discussed (i.e. alleged unacceptable performance /misconduct);
• Their opportunity to respond; and
• The opportunity for them to bring a support person/observer to the meeting.
At the meeting the management representative, Coordinator and employee will review and discuss the allegations and their responses to these allegations as well as any additional incidents, information and prior relevant corrective action plans. A decision surrounding the employee’s continued employment will be made at this meeting.

Employees terminated as a result of misconduct or unacceptable performance will be given notice as per their Industrial Award and will receive any outstanding leave and/or TOIL entitlements (if applicable). Terminated employees will be issued with a statement of service.

Management reserve the right to seek independent industrial relations advice to assist in this process.

**Instant dismissal**

Serious misconduct, (as identified at the beginning of this policy) will not be tolerated and may result in the instant termination of employment.

**Management responsibilities**

The (insert name of Approved Provider) is responsible for ensuring that the service adheres to the disciplinary process and that reasonable support is provided to ensure the process is fair and that the employee has every reasonable opportunity to change the unsatisfactory pattern of their behaviour.

At each stage of the disciplinary process, management may obtain advice, particularly in the preparation of written warnings and/or termination. This process shall be implemented within the context of the appropriate industrial awards and in accordance with relevant State and/or Commonwealth legislation.

**References**

8.20 Workplace Sexual Harassment Policy

The Payne Road State School P & C Association committed to ensuring the working environment is free from sexual harassment where all employees are treated with dignity, courtesy and respect. This includes any work-related activities such as conferences, work functions and/or excursions.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Work Health and Safety Act 2011 and Regulations 2011
- Sexual Discrimination Act 1984
- Anti-Discrimination Act 1991 (QLD)
- Fair Work Act and Regulations 2009
- NQS Area: 4; 7.
- Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.6 – Employee Volunteer and Grievance 8.9 – Employee Code of Conduct, 8.10 – Employee Orientation and Induction, 8.19 – Employee Counselling and Disciplinary Procedures, 10.8 – Information Handling (Privacy and Confidentiality)

 Procedures

Definition

‘Sexual Harassment’ is any unwanted, unwelcome or uninvited behaviour of a sexual nature which makes a person feel humiliated, intimidated or offended.

Sexual harassment in the workplace can take many different forms and may include:

- Staring, leering or unwelcome touching;
- Suggestive comments or jokes;
- Unwanted invitations or requests for sex;
- Intrusive questions about a person’s private life or body;
- Insults or taunts based on sex;
- Sexually offensive communications (phone, email, SMS or other social media).

Sexual harassment is not behaviour which is based on mutual attraction, friendship and respect. If the interaction is consensual, welcome and reciprocated it is not sexual harassment.

Sexual harassment doesn’t have to be repeated or continuous to be against the law.

Examples of sexual harassment being offences under criminal law include:
- Physical molestation or assault;
- Indecent exposure;
- Stalking;
- Obscene communications (telephone calls, letters, etc.).

The service has a legal responsibility to prevent sexual harassment in the workplace, therefore the Coordinator and other members of management have a particular obligation to:

- Model appropriate behaviour;
- Promote this policy;
- Treat all complaints seriously and attend to them promptly;
- Monitor the work environment; and
- Seek expert help for complex or serious matters.

The service will take disciplinary action against any employee found to have breached this policy, which may include:

- An official warning and note on the employee’s file;
- A formal apology;
- Counselling;
- Demotion; or
- Dismissal for serious misconduct.

Complaints of sexual harassment will be dealt with as per the Employee and Volunteer Grievance Policy and will be dealt with as per the Employee Counselling and Disciplinary Procedures Policy.

**References**

8.21 Educator Uniform and Personal Presentation Policy

The Approved Provider requires that educators and other staff, engaged to work with children at their SAC service, present themselves and wear a standard of dress appropriate to the circumstances and environment in which they will be working. In administering this policy, consideration will be given to any work, health and safety requirements as well as the need to ensure that clothing worn by educators is neither offensive nor hazardous.

📚 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Work Health and Safety Act 2011 and Regulations 2011
- Relevant Industrial Agreement
- NQS Area: 4; 7.
- Policies: 8.1 - Role and Expectations of Educators, 8.3 - Recruitment and Employment of Educators, 8.5 - Volunteers, 8.6 - Employee and Volunteer Grievance, 8.9 - Code of Conduct, 8.10 - Employee Orientation and Induction

🔍 Procedures

A high standard of personal presentation is required from all educators and other staff at all times whilst on duty at the service. Educators are required to maintain a high level of personal hygiene and all clothing should be clean, pressed and in good condition.

Failure to follow the coordinator’s direction and/or blatant violation or repeated violations of this policy may result in disciplinary action.

Dress Code

Educator’s dress and appearance should be professional and conducive to active participation with children. Clothing worn to comply with cultural or religious standards is allowable as long as it does not pose a foreseeable risk to health and safety at work.

Upon employment, educators and other staff may be issued with a service uniform shirt which must be kept laundered and in good condition. Educators will receive a weekly laundry allowance, as per the relevant industrial award.

All educators and other staff will be required to wear the service uniform shirt while on duty at the service. The service uniform shirt can be worn prior to, and after their designated shift however, whilst in the public view, the educator will be required to conduct themselves in a manner that will not be detrimental to the reputation of the service.

Prior to receiving their allocated service uniform shirt, educators will not be permitted to wear clothing that is:

- Tight or revealing (i.e. midriff tops, clothing that reveals undergarments, shirts with spaghetti straps, low-cut tops; or
- Displaying inappropriate images or words; or
- Damaged, including clothing that is ripped or torn.
Educators will be required to supply their own shorts or pants with consideration given to the appropriateness of such clothing when actively working with the children. Shorts and/or pants are required to be no shorter than mid-thigh length with consideration given to ensuring that no part of their buttocks are exposed.

Where educators are required to attend special events, conferences, courses or seminars the service uniform requirements still apply unless specifically directed by the Coordinator or Approved Provider.

Educators will be provided with a service name badge and/or identification card which must be worn whilst on duty at the service. Name badges and/or identification cards must be kept clean and should be worn so that they are clearly visible.

In some circumstances it may not be practicable for educators or other staff to wear the service uniform such as during pregnancy or for religious requirements. In such cases, educators and other staff should comply with the general presentation requirements and seek approval from the Coordinator or Approved Provider.

If the Coordinator determines that the educator’s dress or appearance does not comply with this policy, a determination will be made as to whether the educator is allowed to remain at work or must leave work to change their dress. In any circumstance that an educator is requested to return home and change the Coordinator will ensure that the educator to child ratios of the service are maintained.

Educators who leave the employ of the service will be required to return all service uniform shirts in a clean and laundered state. Old or unwanted uniform items should not be given to charities, other people or organisations but should be returned to the Coordinator for disposal.

**Personal Protection Clothing**

The service will ensure that uniform shirts supplied comply with recommended SunSmart guidelines and include a collar and mid-length sleeve.

In order to comply with the SunSmart Policy of the service, educators and other staff will be required to wear a broad-brimmed hat when outdoors. Educators will be responsible for supplying their own broad-brimmed hat and ensuring it is at the service when required.

Educators will be required to wear enclosed and protective footwear at all times. The standard requirement will be a sandshoe or jogger however, consideration may be given to other types of footwear provided that it encloses the foot and is not a strap-on type of footwear. All footwear must meet the work, health and safety requirements of the service and be conducive to active participation with the children.

**Personal Safety**

Educators or other staff with long hair are required to secure their hair and tie it back when working with the children and/or handling and preparing food.

Work, health and safety requirements must be considered when determining if jewelry, body piercings and/or other accessories worn by educators are appropriate when working with children. Educators will be encouraged to:

- Wear small sleeper or stud type earrings;
- Minimise the wearing of large or protruding rings; and
- Minimise the wearing of long, dangly necklaces;

To ensure their safety and that of the children and colleagues, educators are requested to maintain their fingernails at a safe and workable length and to minimise any nail decorations and/or embellishments.
Personal Appearance

Educators are expected to maintain a high standard of personal care, ensuring that their:

- Hair is clean and tidy;
- Personal hygiene includes deodorant and/or antiperspirant; and
- Choice of clothing is laundered and kept in good repair.

The service acknowledges the educator's' right to individual cultural and creative expression through piercings (facial, tongue or body) and/or tattoos however, there is an expectation for educators to ensure that:

- All piercings comply with the service’s work, health and safety requirements; and
- Tattoos visible to children and families are non-offensive.
8.22 Educator Interactions with Families - Professional Boundaries Policy

The service acknowledges that throughout the course of providing education and care to children, educators develop trusting and supportive relationships with families. These relationships have been known to extend beyond the professional boundaries of the service. This policy outlines the procedure for managing the connection between professional boundaries and personal relationships to ensure the safety and wellbeing of all stakeholders.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Child Protection Act 1999 and Regulations 2000*
- *Duty of Care*
- *Code of Conduct*
- *NQS Area: 4; 5; 7.*
- *Policies; 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.9 – Employee Code of Conduct, 8.10 – Employee Orientation and Induction, 8.14 – Employee Online Social Networking, 9.3 – Communication with Families,*

**Procedures**

Educators who are personally friendly or are in existing relationships with family members of children who attend the service (such as brother, sister, aunt, uncle, etc.) shall declare such relationships to the Coordinator so that professional boundaries and expectations can be clarified.

On occasion, educators may be requested by families to attend personal events (such as birthday parties) or to provide services for their children such as babysitting. To this end, the following protocols shall apply:

- Educators who are requested to attend personal family events or to provide services (such as those mentioned above) will be required to disclose these to their employer (date, location and time) and whether they choose to attend;
- Any employee/employer arrangements made between an educator and the family shall be completely independent of the relationship between the service and the employee;
- The conduct of the educator is not guaranteed by the service for any work conducted outside of the service. This includes references to suitability checks and employment history; and
• Educators will be cautioned about taxation and income declaration implications should the engagement of services involve payment.

Educators engaged by families to provide private child care services outside the service operating hours will be encouraged to maintain ethical practices and standards including:

• Maintaining confidentiality, respect and the families right to privacy; and

• Demonstrating behavior that enriches the provision of care and advances the SAC profession

Families will be provided with information (by way of fact sheet) about 'child grooming' to ensure they are able to make an informed decision. This may include undertaking independent suitability checks.

Families will be encouraged to use reputable babysitting/child minding agencies to provide such services should they need care outside of service operating hours.

References


8.23 Equal Opportunity and Anti-discrimination Policy

The service works to ensure that all decisions made promote equality of opportunity for everyone by protecting them from unfair discrimination in certain areas of activity, and from sexual harassment and certain associated objectionable conduct. This document details the procedures and steps taken to promote both equal opportunity and anti-discrimination in the workplace.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Anti-Discrimination Act 1991 (QLD)
- NQS Area: 4
- Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.5 – Volunteers, 8.7 – Workplace Harassment and Bullying, 8.10 – Employee Orientation and Induction, 8.19 – Employee Counselling and Disciplinary Procedures.

 Procedures

In accordance with the Anti-Discrimination Act 1991 (Qld) the prohibited grounds of discrimination on the basis of certain attributes includes discrimination on the basis of the following attributes:

(a) sex; (b) relationship status; (c) pregnancy; (d) parental status; (e) breastfeeding; (f) age; (g) race; (h) impairment; (i) religious belief or religious activity; (j) political belief or activity; (k) trade union activity; (l) lawful sexual activity; (m) gender identity; (n) sexuality; (o) family responsibilities; (p) association with, or relation to, a person identified on the basis of any of the above attributes.

When making decisions in regards to the workplace and workers, the executive and managers will demonstrate thoughtful decision making processes to minimise the potential for discriminatory practices of either a direct or indirect nature.

The executive and managers will ensure that all workers are treated on an equal opportunities basis having regard to the need and capacity of the business and any unreasonable hardship that may result as either an intended or unintended outcome of decisions.
8.24 Payment of Employees Policy

The Approved Provider as the employer acknowledges the importance of ensuring that employees receive their correct payment of wages in a timely and efficient manner.

Relevant Laws and other Provisions

- Relevant Awards including:
  - Children’s Services Award 2010
  - Parents and Citizens Associations Award – State 2016
  - Education Services (Schools) General Staff Award 2010

- Fair Work Act 2009

- Policies: 8.3 - Recruitment and Employment of Educators, 8.11 - Employee Leave Policy, 8.12 - Employee Performance Monitoring, Review and Management

Procedures

Award compliance

A current copy of the relevant award shall be available at the service in a location accessible to employees.

All minimum conditions prescribed under the award shall be complied with.

The service may seek membership with an appropriate advisory body in dealing with industrial relations matters.

Payments to employees

Employees will be required to submit a timesheet for approval to the employer or the employer’s delegate by (insert timeframe e.g. each fortnight on a Friday).

The timesheet will be reviewed within a 24 hour period and processed once approved.

Incomplete and inaccurate timesheets will not be approved and the employee will be requested to rectify the oversights within a reasonable timeframe.

Intentionally inaccurate timesheets may be considered fraudulent when hours claimed to have been worked, have not been worked.

Claims for additional hours must be approved by the employer prior to being worked, other than in the event of an emergency or unforeseen event such as a parent being late to collect a child. Additional hours will be accrued as TOIL and taken in accordance with the award.

Pay slips will be forwarded to an employee within one day of their pay being processed.
8.25 Employee Remuneration and Entitlements Policy

The Approved Provider recognises the value of a high quality workforce and acknowledges the contribution that pay and conditions have on employee satisfaction and performance. The Approved Provider/Employer will ensure that all employees are appropriately remunerated and receive entitlements in accordance with conditions that are no less than those prescribed in the relevant award.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Relevant Awards including:
  - Children’s Services Award 2010
  - Parents and Citizens Associations Award – State 2016
  - Education Services (Schools) General Staff Award 2010
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- NQS Area: 4; 7.
- Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.18 – Employee Retention Policy, 10.1 – Quality Compliance, 10.6 – Service Supervisor Certificate Policy, 10.5 – Approval Requirements under Legislation, 10.9 – Information Handling (Privacy and Confidentiality).

Procedures

Award compliance

A current copy of the relevant award shall be available at the service in a location accessible to employees.

All minimum conditions prescribed under the award shall be complied with.

The service may seek membership with an appropriate advisory body in dealing with industrial relations matters.

Negotiated above award conditions

To ensure the Approved Provider is able to provide a competitive employment arrangement recognising outstanding and/or exemplary performance including the capacity to retain qualified, experienced and skilful employees, as the employer, they may enter into negotiated arrangements with above award conditions for employees. In making such a decision, the employer will consider:

- Performance;
- Experience;
- Qualifications;
- Skills and knowledge;
- Efforts;
- Quality;
- Client satisfaction;
- Compliance history;
- Business, educational and change leadership; and
- Innovation and strategic planning.

**Remuneration of the Responsible Person**

Generally, remuneration as the Responsible Person is taken into account for award payments aligned to Coordinator/Director and Assistant Coordinator/Director roles.

Employees remunerated at lower levels who are asked to, are deemed capable of and agree to act as the Responsible Person-in-Charge, shall be remunerated an hourly award-based payment for acting in such a role as determined appropriate.

**Entitlements and allowances management**

Employees shall be paid entitlements and allowances in accordance with the Award. Employees shall be required to submit an entitlement and allowance claim form with their timesheet in the relevant pay period.
# 8.25.1 Entitlement and Allowance Claim Form

**Insert Name of Service**

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<th>Travel from (starting point of journey):</th>
<th>Travelling to (destination):</th>
<th>Reason for travel (official business)</th>
<th>Km travelled</th>
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Signature of employee: ____________________________________________

Authorised by: ________________________________________________

Date: _______________
8.26 Higher Duties Policy

The Approved Provider acknowledges that educators will from time to time be requested to act as the Responsible Person in Charge. In accordance with the service’s policy for determining the Responsible Person, it is acknowledged that an educator must provide informed consent prior to undertaking this additional responsibility. Those educators who provide consent to act in this position shall be remunerated at a level consistent with the additional responsibilities.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Relevant Awards including:
  - Children’s Services Award 2010
  - Parents and Citizens Associations Award – State 2016
  - Education Services (Schools) General Staff Award 2010
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- NQS Area: 4; 7.
- Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.18 – Employee Retention Policy, 10.1 – Quality Compliance, 10.6 – Service Supervisor Certificate Policy, 10.5 – Approval Requirements under Legislation, 10.9 – Information Handling (Privacy and Confidentiality).

Procedures

The educator shall be provided with a clear position description that defines the differences in the responsibilities between the role of the educator and the additional duties of the responsible person in charge.

The educators performing higher duties must give their signed consent to undertaking this additional responsibility and this will be maintained on the service’s Staff Record.

Remuneration for educators performing higher duties will be calculated as per the relevant award.
8.27 Employee Assistance Program Policy

The Approved Provider acknowledges that educators may from time to time need emotional or psychological support. An Employee Assistance Program (EAP) will be accessed and made available to employees when/as the need for counselling arises. This service will be free, professional and confidential for employees.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Relevant Awards including:*
  - Children’s Services Award 2010
  - Parents and Citizens Associations Award – State 2016
  - Education Services (Schools) General Staff Award 2010
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *NQS Area: 4; 7.*
- *Policies: 8.1 – Role and Expectations of Educators, 8.3 – Recruitment and Employment of Educators, 8.18 – Employee Retention Policy, 10.1 – Quality Compliance, 10.6 – Service Supervisor Certificate Policy, 10.5 – Approval Requirements under Legislation, 10.9 – Information Handling (Privacy and Confidentiality).*

Procedures

Professional counselling from the designated Employee Assistance Program (EAP) will be sought to assist staff members through both personal and work related problems, including:

- Work pressure issues;
- Emotional stress, anxiety, conflict, tension, and depression;
- Separation, divorce, or relationship difficulties;
- Child and family issues;
- Personal trauma;
- Grief and bereavement;
- Health and lifestyle issues (including drugs, alcohol and gambling); and
- Financial and legal referral.

All support will be provided by qualified, experienced professionals with extensive training in counselling and workplace consulting.
9.1 Access Policy

This service is available to all school age children and is primarily for those whose parents work or study. The program is designed to include children irrespective of background, culture, religion, gender, disability, marital status or income. All areas/members of the community are respected, valued, catered for and encouraged to be involved in the operation of the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Australian Government Children’s Services Handbook
- Duty of Care
- NQS Quality Areas: 1; 3; 4; 6; 7.

Procedures

If demand for places provided at this service exceeds those available, priority of access will be given based on guidelines provided by the Department of Education Children’s Services Handbook.

The service and its employees will promote equality, cultural diversity and will be actively encouraged to understand individual children’s backgrounds and provide opportunities and sensitivity to their needs.

To enable children with special/additional needs to attend, the service will facilitate access to inclusion and support assistance as necessary.

To enable children to participate in the range of activities at the service, the Coordinator will invite and encourage all parents/guardians and their child to meet with educators regularly to review and evaluate how the service is meeting the needs of the particular child.
9.2 Enrolment Policy

The service acknowledges the need to ensure accurate and relevant information relating to the specific needs of each child is available and uses effective enrolment procedures to obtain such information and to impart appropriate information to parents/guardians.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Australian Government Department of Education Children’s Services Handbook
- *Duty of Care*
- *NQS Quality Areas: 1; 2; 4; 6; 7.
- Policies: 2.4 – Arrivals and Departures of Children, 2.11 – Including Children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 3.5 – Excursions, 3.8 – Extracurricular Activities, 4.6 – Medication, 4.8 – Sun Safety, 4.10 – Anaphylaxis Management, 8.15 - Children of Employees, 9.1 – Access

 Procedures

The enrolment process will commence with an initial meeting between parents/guardians and the Coordinator, where the families will be provided with a service enrolment pack, including but not limited to:

- Child enrolment form;
- Family handbook;
- List of current educators, including photos;
- Service rules and behavior expectations.

Enrolment at this service for children over pre-school age is available from the beginning of the calendar year in which they will attend school. Families may need to provide documentation relating to proof of age prior to enrolment being accepted.

Strictly for the purposes of enabling the service to fulfill its Duty of Care responsibilities to the child and comply with these policies and procedures, the following information in relation to children is requested from all parents/guardians through the service enrolment form:

- Personal details (name, address, and date of birth);
- Name, home and work address and phone numbers of parent/guardian;
- Name, address, phone number and relationship to child of persons (authorised nominee) who may be contacted for emergency collection;
- Other persons nominated with authority to collect the child from care
- Parental/guardianship and/or residential details (if any), including copies of relevant court orders;
• Relevant health and medical details including food intolerances and medical management plans for children identifies with medical conditions (anaphylaxis, asthma /diabetes)

• Copy of the child’s immunisation history statement;

• Name, address and phone number of the child’s doctor;

• Any special physical, emotional, dietary, religious, cultural or other needs or considerations relating to the child; and

• Authorisation for the service coordinator (or nominated educator) to:
  o Provide emergency medical treatment;
  o Apply/assist to apply SPF+30 sunscreen; and
  o Take and/or display children’s photographs.

The enrolment form shall also include the written consent of the parent/guardian signing the form to the use of the information by the service in keeping with the Information Handling Policy (Privacy and Confidentiality Policy 10.8) and other policies and procedures of the service.

The service cannot provide its services to a child, and may refuse to do so, if the parent/guardian refuses to give any or all of the above information, as the service will not be able to discharge its Duty of Care and other responsibilities to the child without this information.

Failure to provide the child’s immunisation history statement, within the requested timeframe, may result in the child’s enrolment being:

• Refused or cancelled;

• Accepted, however attendance would be refused until proof of up-to-date immunisation status is provided; and/or

• Conditionally accepted as per the service’s Child Immunisation Policy.

The service will, on a regular basis, request families to update children’s enrolment forms to ensure all parent/guardian and emergency contact information is current.

All information obtained through the enrolment procedures will be kept in strictest confidence and used only for the purposes for which it is obtained (see also Policy 10.8 Information Handling [Privacy and Confidentiality]).
9.3 Communication with Families Policy

The service recognises and acknowledges the importance of effective communication with families and strives to encourage their participation and involvement to enhance the service provided. Families are welcome to attend the service or talk to educators during its operations. We encourage families to voice any concerns in a way that will assist us to provide a responsive and inclusive service.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Privacy Act 1988 and Regulations 2013
- *NQS Quality Areas*: 1; 2; 4; 6; 7.
- *Policies*: 2.4 – Arrivals and Departures of Children, 2.6 – Behaviour Support and Management, 2.7 – Exclusion for Behavioural Reasons, 2.11 – Including Children with Special/Additional Needs, 2.13 – Use of Photographic and Video Images of Children, 2.14 - Bookings and Cancellations, 3.4 – Homework, 3.5 – Excursions, 3.8 – Extra-curricular Activities, 3.11 – Escorting Children, 4.2 – Infectious Diseases, 4.6 – Medication, 5.2 – Food and Nutrition, 4.8 – Sun Safety, 4.10 – Anaphylaxis Management, 4.15 – Asthma, 9.2 – Enrolment, 9.5 – Complaints Handling, 10.4 – Fees, 10.8 – Information Handling (Privacy and Confidentiality), 10.12 – Information Technology, 10.18 – Court Orders and the Release of Children in Care.

 Procedures

The Coordinator will meet with all new parents/guardians and the child, to discuss the service’s operations and program and any specific needs they may have, and to answer any questions.

On enrolment, a Family Handbook will be provided as part of the service enrolment package. The information provided in this handbook is based on key aspects of prescribed service policies and procedures to reference.

Parents/guardians will have access to meet with the Coordinator throughout daily sessions when appropriate to do so, and/or by pre-arranged appointment to discuss any issues or concerns with respect to their child and/or the service.

Information is made available to families about their child which includes documentation of their child’s participation and progress in the program.

Information provided by families relating to their child’s participation in the program will be documented and used to inform the future programming decisions.

All persons entering the premises will be identified by the Coordinator and/or Person in Charge, as being an authorised person with permission by the parent/guardian.

The Coordinator will treat all enquiries and concerns, and the persons making them, seriously and with respect, endeavouring wherever possible to answer questions and provide relevant information.

Any deficiencies in the service which are identified through this process, and which can be rectified, will be taken into account by modifying or enhancing these policies and procedures, or the program, as appropriate.
The Coordinator may refer families to information relating to appropriate community support and resource agencies that are accessible and available at the service e.g. parent sign in/notice board.

Information for parents will also be communicated through:

- Regular newsletters;
- Memos posted on sign in sheet, notice board and via email;
- Regular meetings between Coordinator/educators and parents/guardians;
- Alert notices written by the Coordinator, and approved by the Approved Provider, being given to parents/guardians regarding matters of changed policy and where these need to be communicated before the next newsletter or monthly meeting; and/or
- Posts and notifications sent through the service social networking site (if applicable).
9.4 Communication with Community Policy

The service recognises and acknowledges the importance of its local community and seeks to act as a responsible neighbour and community member, both in the interests of its community and of enhancing the experience of children as members of the community.

📚 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Privacy Act 1988 and Regulations 2013
- *NQS Quality Areas: 6; 7.*
- *Policies: 8.14 – Employee Online Social Networking, 9.5 – Complaints Handling, 9.6 – Communication with Families, 9.7 – Community Engagement.*

📝 Procedures

The Coordinator is responsible to ensure that the service holds current contacts and information on relevant community resources, and that educators are made aware of them through regular team meetings and the Educator Handbook.

The Family Handbook makes it clear that families have access to information on relevant community resources for their children, and the Coordinator ensures that they are available and/or sought and made available on the request or identified need of parents/guardians.

The Coordinator of the service ensures that the local community are provided with information about the service, are invited to attend service events and to provide feedback on the operation of the service, and to explore any ways in which stronger community links can be built.

Members of the community will have access to meet with the Coordinator by appointment to discuss any issues or concerns with respect to the service.

The Coordinator will treat all enquiries and concerns, and the people making them, seriously and with respect and will endeavour wherever possible to answer questions and provide required information.

Any deficiencies in the service which are identified through this process and can be rectified will be taken in to account by modifying or enhancing these policies and procedures, or the program, as appropriate.
9.5 Complaints Handling Policy

To ensure service provision is in keeping with these policies and procedures and other applicable requirements, the service invites comments and complaints from children, parents/guardians, employees and the community. The service respects and considers all complaints, which require a resolution seriously, and attempts to find a satisfactory resolution wherever possible.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- Privacy Act 1988 and Regulations 2013
  - *NQS Area: 4; 6; 7.*
  - *Policies: 8.6 – Employee and Volunteer Grievance, 9.3 – Communication with Families, 9.4 – Communication with Community, 9.8 – Parent Conduct, 10.8 – Information Handling (Privacy and Confidentiality)*

Procedures

In the first instance, all comments, grievances and/or complaints shall be directed to the Coordinator.

However the complainant will be directed to access the Approved Provider if:

- The complaint is about the conduct of the Coordinator;
- The complainant is not comfortable to take the complaint to the Coordinator;
- The complainant is not satisfied with the Coordinator’s handling of the complaint; and/or
- The complaint is about a matter of management and administration policy.

For this purpose, parents and others will be kept informed of the current contact details of the Approved Provider (or representative of). This information will be made available immediately on request, displayed in the service premises as to be clearly visible from the main entrance and included in the Family Handbook.

The Approved Provider reserves the right in sensitive or vulnerable situations to engage an independent third party to assist with the resolution of the complaint. This would assist with ensuring fairness. Fairness resting on three qualities – impartiality, confidentiality and transparency. Refer to [https://www.ombudsman.gov.au/_data/assets/pdf_file/0020/35615/Better-practice-guide-to-complaint-handling.pdf](https://www.ombudsman.gov.au/_data/assets/pdf_file/0020/35615/Better-practice-guide-to-complaint-handling.pdf)

Using the Complaint Record Form (see 9.5.1) a record will be kept detailing the complaint, any relevant discussions, the steps identified to be taken to resolve the issue, and collaborative reviews of the outcome/s. Both the Coordinator/Approved Provider and the complainant should sign this form with a copy provided to the complainant on request.

The Coordinator will seek to resolve all genuine and reasonable complaints in the most appropriate way possible in consultation with the complainant. Discussions with the complainant will remain respectful and conducted in a place that affords privacy.

To encourage openness and honesty in the handling of complaints, the complaints record form will be stored confidentially and made accessible to the complainant on request, and other relevant individuals as needed to resolve the issue on approval from the complainant.

Any matters of complaint can be referred to the service Approved Provider or the relevant Regulatory Authority for further guidance and/or assistance.
# 9.5.1 Complaint Record

<table>
<thead>
<tr>
<th>Name of complainant</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Date Complaint Made</td>
<td>Time</td>
</tr>
<tr>
<td>Summary of complaint</td>
<td>☐ Verbal ☐ Written</td>
</tr>
</tbody>
</table>

Summary of Discussion

Name of second person present (if applicable)

Summary of resolution

Further action required by management? ☐ Yes ☐ No

OSHC Coordinator/Employee name

Signatures of those present  Date

Date management made aware of the complaint
### 9.5.2 Complaints Management Flowchart

<table>
<thead>
<tr>
<th>Serious</th>
<th>Moderate</th>
<th>Minor</th>
</tr>
</thead>
<tbody>
<tr>
<td>e.g. alleging the safety, health or wellbeing of a child was or is being compromised; the law has been breached; risk to health, safety and wellbeing of child circumstance.</td>
<td>e.g. the service has made a commitment to provide a service to families such as homework supervision, the service has not been provided and the family is making a complaint</td>
<td>e.g. the service has incorrectly charged a family for a session of care and accounts are typically correct</td>
</tr>
<tr>
<td>Consult relevant service policy and procedure (9.5 Complaints Handling)</td>
<td>Consult relevant service policy and procedure (9.5 Complaints Handling)</td>
<td>Consult relevant service policy and procedure (9.5 Complaints Handling)</td>
</tr>
<tr>
<td>Refer the complainant to the service policy and the appropriate person in the organisation to receive the complaint</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Immediately to:  
Nominated Supervisor  
Approved Provider | Immediately to:  
Nominated Supervisor  
Approved Provider | As soon as practical to:  
Nominated Supervisor  
Approved Provider |
| Complete relevant service records | Complete relevant service records | Make a confidential note in an appropriate file |
| Within 24 hours to the complainant a formal acknowledgement of complaint articulating the actions that will be taken to remedy the situation and minimise re-occurrence | Within 24 hours to the complainant a formal acknowledgement of complaint articulating the actions that will be taken to remedy the situation and minimise re-occurrence | As soon as possible to the complainant notifying of the response and remedy |
| Notify Regulatory Authority (NL01) | | |
| Reflect on the steps taken above and identify aspects of service delivery that may have contributed to the complaint and ways in which these can be minimised | Reflect on the steps taken above and identify aspects that were effective and also where opportunities for improvement have been identified | Reflect on the steps taken above and identify aspects that were effective and also where opportunities for improvement have been identified |
| Take immediate action to minimise the circumstances leading to the serious complaint from re-occurrence | Take action to improve areas identified and make records of those actions on the service’s quality improvement plan | Take action to improve areas identified and make records of those actions on the service’s quality improvement plan |
9.6 Parent and Community Participation Policy

The service values the important role that parents and the community take in the overall development, understanding and awareness of children. For this reason, the service shall endeavour to encourage parent participation and engage with the local and wider community in mutually beneficial and supportive relationships in an effort to support children’s lifelong learning and recreational enrichment.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Public Liability Insurance*
- *Family and Child Commission Act 2014*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *NQS Quality Areas: 2; 4; 6; 7.*
- *Policies: 3.5 – Excursions, 8.5 – Volunteers, 9.3 – Communication with Families, 9.4 – Communication with Community, 9.8 – Parent Conduct, 10.9 – Risk Management and Compliance,*

Procedures

Parents

The service shall develop and implement strategies and processes that identify:

- Parent skills and interests suitable to the program;
- How such parent involvement will support the overall objectives of the service and in particular program delivery; and
- When such parent skills and interests may be utilised as part of the program throughout the year.

Parents will be encouraged to participate in the service through attendance at management meetings and/or service events.

Community

The service shall develop and implement strategies and processes that identify:

- Accessible community resources;
- The ways in which such resources can be utilised e.g. excursions, incursions, support activities etc.;
- How such community engagement will support the overall objectives of the service and in particular program delivery; and
- When such community resources may be able to be utilised throughout the year.

The Coordinator, management and employees shall identify local and wider community resources, where mutually beneficial and supportive relationships require establishment or enhancement.

Families of the service will be encouraged to suggest suitable and appropriate community venues that may be considered for excursions, incursions etc.
9.7 Management of Intoxicated or Persons Under the Influence Policy

The following policy and procedure are written and described without prejudice:

On occasion, Nominated Supervisor or the Responsible Persons in Charge of the service may need to exercise Duty of Care in managing particular situations. These occasions may include those in which it is suspected that children may be released into the care of intoxicated or under the influence persons. All persons considered or expected under the influence of drugs, alcohol or other substance that are under the employ (at the time) of the service shall be referred to the Fit for Work policy (see 8.17). All persons who are not under the current employ of the service shall be requested to follow the policy and procedure as described.

Under no circumstances would the service recommend that unfit persons take on duty of care for children unless the following procedures have been duly considered.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Child Protection Act 1999 and Regulations 2000
- Family and Child Commission Act 2014
- Work Health and Safety Act 2011
- NQS Quality Areas: 2; 4; 7.
- Policies: 2.2 – Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.4 – Arrivals and Departures of Children, 8.10 – Employee Orientation and Induction, 9.3 – Communication with Families, 9.8 – Parent Conduct.

Procedures

The family shall maintain the parental responsibility under the relevant acts and provisions to care for their children. In this case the parent shall:

- Understand and follow all laws regarding the collection and care of school age children and any individual service laws that they select of their own accord to use.

Should the Coordinator or other senior employee reasonably suspect that the relevant parent, guardian or person authorised to collect the child is under the immediate influence of alcohol, drug or other substance, they shall:

- Make attempt to discuss concerns with the parent, guardian or authorised person;
- If not the parent, then make attempt to contact the parent to discuss concerns;
- Only release the child if required to by law;
- Call the police if an immediate threat to the welfare and wellbeing of children and or family exists.
Parent Conduct Policy

The service strives to provide a safe and healthy workplace for employees and a caring and supportive environment for children and families. The service expectations of parent conduct whilst attending the service are clearly explained in the parent information package and are further supported by this policy.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Child Protection Act 1999 and Regulations 2000*
- *Duty of Care*
- *NQS Quality Areas: 6; 7.*

Procedures

Parents/guardians shall be expected to communicate appropriately with all educators whilst dropping off or collecting their children, or other children as permitted to and from the service.

Appropriate communication shall include, but not be limited to:

- Appropriate language; and
- Calm and considerate tone.

Parents/guardians shall not be permitted to discipline verbally or in any other way the children of other families. Should a parent have an issue or concern regarding the conduct of another child, family or employee, they shall follow appropriate grievance procedures as outlined in this manual.

Parents/guardians who consistently breach the conduct expected of them whilst engaging with the service may be exposed to appropriate consequences which may result in the suspension of their family's enrolment with the service.

The police may be notified if parent/guardian conduct within the service is threatening or violent.
9.9 Acceptance and Refusal of Authorisations Policy

The Approved Provider acknowledges the importance of ensuring parents/guardians/authorised nominees are aware of the process for authority to be given and/or refused for children to participate in relevant aspects of the program through the initial enrolment procedure. Such authorisations and/or refusals must be received in writing and will be handled in accordance with the service’s Information Handling (Privacy and Confidentiality) Policy.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Privacy Act 1988 and Regulations 2013
- Duty of Care
- NQS Quality Areas: 1; 2; 6; 7.

Procedures

Through the service enrolment process parents/guardians will have opportunity to give and/or refuse authority for the following (including but not limited to):

- Sharing of information, relevant to the care of their child (e.g. health, wellbeing and/or cultural requirements) amongst educators and/or support workers who are working within the SAC program;
- Provision of emergency medical treatment including obtaining any medical, hospital and/or ambulance service in the case of an accident or emergency involving their child;
- Service educators to liaise with other health/medical professionals in relation to the care of their child;
- Service educators to assist their child to apply a SPF 30+ sunscreen prior to outdoor activities; and
- Service educators to take photos of their child to record important events and special activities as part of the program.

Parent authority, in writing, will be required before any child will be allowed to leave the approved area of the service. This includes (but is not limited to):

- Excursions;
- Extra-curricular activities; and
- Regular Outings.
Verbal authorisations will be accepted by the service however the following procedure will be implemented:

- Confirm the identity of the person providing the authorisation;
- Ensure the person is an authorised person on the child’s enrolment form;
- Document the nature of the authorisation being sought/given; and
- Record the name of the person, how the identity was confirmed and the time and date of the verbal authorisation.

The Coordinator may exercise the right of refusal if written or verbal authorisations do not comply with this policy or the necessary regulatory requirements.

The service will waive compliance with this policy where a child requires emergency medical treatment for conditions such as anaphylaxis or asthma. The service can administer medication without authorisation in these cases, provided they contact the parent/guardian as soon as practicable after the medication has been administered.

Procedures for parents/guardians/authorised nominees to give and/or refuse authority for children’s participation is contained within the relevant policies of this service (e.g. Excursions Policy, Extra-curricular Activities Policy, and Escorting Children Policy).

Parents/guardians are responsible for and have the right at any time to change authorisations given to the service in relation to their child and their child’s participation in the program. This may be done through completion of an updated enrolment form or other written authorisation.
9.10 Visitors Policy

The service seeks to provide an open and friendly environment, which values and actively encourages visitors. At the same time we recognise our Duty of Care to ensure a safe environment for children, families and staff, and we recognise our responsibility to protect and preserve our resources.

Visitors are defined as all people other than:
- Staff members;
- Children enrolled and attending the service; and
- Parents/guardians involved in the task of delivering or collecting children from the service.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Child Protection Act 1999 and Regulations 2000*
- *Privacy Act 1988 and Regulations 2013*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *NQS Quality Areas: 2; 4; 6; 7.*
- *Policies: 2.2 - Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm, 2.3 - Educator Ratios, 2.4 - Arrivals and Departures of Children, 2.11 - Including Children with Special/Additional Needs, 2.13 - Use of Photographic and Video Images of Children, 2.20 - Supervision of Children Policy, 3.1 - Educational Program Planning, 6.3 - Workplace Health and Safety, 7.2 - Drills and Evacuations, 7.3 - Harassment and Lockdown, 8.5 – Volunteers, 9.6 – Parent and Community Participation, 10.23 - Provision of Information, 10.24 - Privacy Policy*

 Procedures

The service shall establish protocols and procedures that effectively monitor and manage visitors, whilst attending the service.

All visitors must report to the SAC office on arrival at the service and sign the Visitors Register. Visitors will be required to display a ‘visitors’ badge at all times whilst at the service.

Visitors will be advised of any safety policies and procedures that may be relevant to the purpose and/or time of their visit.

Visitors to the service will be expected to comply with all relevant work, health and safety requirements of the service.

All visitors will be accompanied or supervised by a staff member during their time in the service.

Any persons found on the premises unescorted will be asked by any staff member who observes them if they require assistance and then will direct the person back to the office. If the unescorted person becomes hostile, procedures as per the service’s Harassment and Lockdown Policy (see policy 7.3) may be enacted.

All non-public access areas shall be marked by clear signage and/or entry shall be restricted by locked doors.

The service’s emergency management procedures will ensure that any visitors in the service at the time of any emergency or practice drill are recognised and appropriately catered for.

Visitors to the service will not be privy to information of a confidential nature unless they have authority by law or written permission has been previously obtained from the family or staff member.
9.11 Enrolment Management Policy

The Approved Provider recognises the importance of ensuring that all families within the community have equal opportunity to access the OSHC facility and to receive a high quality education and care experience from the service. It is also recognised that service approval and capacity dictates the number of children that can be safely and appropriately educated and cared for within the premises.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- NQS Quality Areas: 4; 6; 7.
- Policies: 2.14 – Bookings and Cancellations, 9.1 – Access, 9.2 – Enrolment, 10.1 – Quality Compliance, 10.5 – Approval Requirements under Legislation, 10.9 – Information Handling (Privacy and Confidentiality).

Procedures

The service may need to implement an enrolment management plan under such circumstances when the demand for care in the community exceeds the capacity of the service approval for a session or multiple sessions of care.

The enrolment management plan will take action to:

- Devise and manage waiting lists giving priority to primary school children
- Maintain existing permanent enrolments;
- Prioritise permanent bookings over casual; and
- Seek opportunities where regular cancellations may create an opening for a family in need of a place.
10.1 Managing compliance with the National Quality Framework (NQF)

As an education and care service, our service strives to meet the National Quality Standard and the requirements for Approved Providers and Nominated Supervisors under the Education and Care Services National Law Act, 2010 and Regulations 2011 in such a way as to best fulfill our responsibilities to educate and care for children and to carry out the agreed policies and procedures of the service.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- ‘My Time, Our Place’ Framework for School Age Care
- National Quality Standard, Quality Area 7 – Governance and leadership

**Procedures**

The service has developed, and will regularly review and update, written policies for conduct of the service (including at least the matters required by the Education and Care Services National Regulations 2011(168) and the National Quality Standard).

The Approved Provider appoints the Nominated Supervisor to be responsible for day to day compliance with the NQF through:

- Establishing systems and processes to ensure compliance with the NQF;
- Providing ongoing training to all service employees on compliance with the NQF;
- Checking for, recording and acting on non-compliance by the service or its employees (see Policy 10.31); and
- To monitor changes in the Education and Care Services National Law Act, 2010 and Regulations 2011 and the National Quality Standard (or any specific quality elements) which may affect or require a change to any of the policies and procedures of the service.

The Nominated Supervisor is to report on all NQF compliance matters to the Approved Provider.

The service adopts a statement of ‘Service Philosophy’ (see Policy 1.1), as part of its policies and procedures, which reflects National Quality Framework compliance as a minimum, and which truthfully reflects the values promoted by the Approved Provider and the Nominated Supervisor within the service.

In implementing this policy, the Nominated Supervisor and Approved Provider will ensure that all educators within the service:

- Are consulted as appropriate in the development and modification of all relevant policies and procedures;
- Are provided with an up-to-date Educator Handbook containing relevant information necessary to enable them to abide by service policies and procedures; and
- Agree to adhere to all service values, policies and procedures, through written terms of employment and role statements, including acknowledgement that repeated failure to comply may result in termination of employment (see Policy 8.19).
The Nominated Supervisor in conjunction with the Approved Provider is responsible to conduct regular informal assessments, and formal annual performance reviews, of all employees' adherence to policies and procedures and to take immediate appropriate steps to address non-compliance in accordance with Policy 10.31.

A copy of the Education and Care Services National Law and National Regulations will be made accessible at the service's premises at all times for use by the Approved Provider, Nominated Supervisor, staff members, volunteers and parents of children at the service.
10.2 **Role and Composition of Sub Committee and/or Parent Advisory Group Policy**

The Approved Provider is required to set out clearly defined guidelines for any sub committees or parent advisory groups established to support the effective operations of the service. Whilst there are no obligations to operate with a sub-committee or parent advisory group, this policy recognises the benefits that sub committees and parent advisory groups have to offer as active participants in decision making and policy review as appropriate.

### Relevant Laws and other Provisions

- See your Service’s ‘Constitution’ or ‘Rules’ or ‘Memorandum and Articles of Association’ or equivalent for limitations and role of Management Committee, Sub Committee or other governing/advisory body
- **Associations Incorporation Act, 1981, (Old) or Corporations Act, 2001 may apply** (e.g. directors’ duties) to your management committee or board or other governing body. Take expert advice if you are unsure of this.
- **Family and Child Commission Act 2014**
- **Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011**
- **National Quality Standard, Quality Area 7 – Governance and leadership**

### Procedures

The Sub Committee/parent advisory group has a written role statement and code of conduct which forms part of the participation requirement for involvement in these groups.

The guidelines for any sub-committee and/or group will clearly state:

- The purpose of the sub-committee and/or group (objectives for establishment)
- The expectations of participation (including confidentiality and conduct)
- The extent of authority or decision making (delegations)
- The duration of the sub-committee and/or group including when the purpose of the group will be reviewed/evaluated to ascertain whether the objectives for establishment are being achieved
- The reporting obligations to the Approved Provider (including minutes and meeting reports)
- Any other matters deemed relevant to ensuring the group operates effectively

The service regularly publicises details of the role, operation and composition of the Sub Committee or parent advisory group and the right of parents and community members to stand for election/appointment.
10.3 Budgeting and Financial Planning Policy

To ensure the effective and efficient management of the service, the Approved Provider and Nominated Supervisor shall work collaboratively together to develop workable and responsible budgets and financial planning guidelines for the ongoing operation of the service.

Relevant Laws and other Provisions

- See your service’s ‘Constitution’ or ‘Rules’ or ‘Memorandum and Articles of Association’ or equivalent for limitations and role of management Committee or other governing body
- Associations Incorporation Act, 1981, (Old) or Corporations Act, 2001 may apply (e.g. directors’ duties) to your management committee or board or other governing body. Take expert advice if you are unsure of this.
- Accounting Manual for Parents & Citizens’ Associations (if P&C managed service)
- Australian Government Child Care Provider Handbook
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

An annual service budget will be prepared by the Approved Provider working in consultation with the Nominated Supervisor and other relevant employees. The service budget will be tabled at the AGM.

Budgets will take into account the need for appropriate and adequate employees, facilities, equipment, maintenance and the requirements of the service policies and procedures.

Budgets will also take into account the professional development needs of educators at the service with a yearly allocation for training relating to their job role.

Service budgets will be used in the strategic planning process to ensure allowances are made for major items of expenditure such as replacing computers, resources and/or furniture. Budgets will also be used to inform the setting of appropriate fees.

The Approved Provider and Nominated Supervisor may seek external expertise to inform budgets using relevant industry standards.

For budgeted expenditure processes see Policy 10.13.

See also Policy 10.4 Setting, reviewing and managing fees
10.4 Setting, reviewing and managing fees

This service aims to provide a quality service to families at a reasonable cost. The Approved Provider will set fees based on the annual budget required for the provision of a quality Outside School Hours Care service in keeping with the service’s philosophy statement, program goals, and these policies and procedures. Child Care Subsidy is available to all families who meet eligibility guidelines (including residency, activity and immunization).

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Australian Government Child Care Provider Handbook*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

Procedures

A routine booking shall be defined by a regular pattern of attendance throughout each term on one or more occasion per week. Discounts on fees will be applied to accounts

Casual bookings shall be defined by an irregular attendance pattern.

Fee payments are due, for all days booked within 7 days of statements being issued.

A fee and entitlement statement must be issued by the service to parents receiving Child Care Subsidy as reduced fees as per the *Australian Government’s Child Care Provider Handbook*. This statement must include information on children’s actual attendance times which is intended to help parents understand the relationship between the fees they are charged, the amount of subsidy paid to their child care provider on their behalf, and their out of pocket expenses

Accepted payment methods include cash, EFTPOS, direct debit or internet transfer. (Changes to the way fees are collected will be advised in accordance with National Regulation 172 which requires at least 14 days notice.)

All monies will be banked on behalf of the service as soon as possible after receipt.

Child Care Subsidy

The appropriate personnel will keep parents informed about the availability of Child Care Subsidy (CCS) by:

- Advising all parents of their option to apply for Child Care Subsidy with Centrelink through information provided in the Family Handbook; and

- Making available information for parents in newsletters, on websites, through social media and by email.

Families are required to provide all personal information, as requested on the enrolment form, to be eligible for reduced fees. Full fees will be payable without the subsidy until the service receives current and correct information from the family such as CRNs and that information has been acknowledged by Centrelink.

Credit for fees already paid will be made in accordance with the Australian Government’s Child Care Provider Handbook.

All CCS records will be kept for 7 years from the last entry on the record in accordance with the Australian Government’s Child Care Provider Handbook (see Policy 10.28).
Late Fees

Closing time of this service is 6.00pm. Parents who collect their child/ren after this time will incur a late fee of $20 for the first 15 minutes or part thereof and $1 per minute thereafter.

Overdue Fees

If there are outstanding fees of over $50.00, or where no payment has been made in at least 2 weeks:

- In the first instance, the administrator will remind the parent verbally and record when the parent has agreed to pay the account;
- If no payment has been received when agreed, written notification by the Approved Provider will be sent;
- If no arrangements have been made the parent will be contacted by the Approved Provider where the terms of payment are discussed and parents are informed that continued enrolment is dependent on the payment of the fees outstanding;
- The debt may be referred to a collection agency or QCAT if payment of fees have not been received within the agreed timeframe; and
- The Approved Provider may, in its discretion, exclude the child temporarily or permanently from further attending the service if the parents have not met the requirements as advised to them under the previous paragraph.

Cancellations and Refunds

Cancellations of bookings will be made in accordance with the Bookings and Cancellations Policy (see Policy 2.14) and will incur any relevant fees and charges according to such policy.

If a family has permanently cancelled care and their account is in credit, they must provide written instructions to the service indicating:

- If a refund is required the account details for transfer; or
- A donation of the credit balance to the service.

An administrative fee of $5 will be charged to family accounts when processing a refund payment.

Fee increases

The Approved Provider will review fees annually and determine an appropriate fee increase as needed in accordance with policy 10.3 to ensure the ongoing financial viability and management of the service. Notifications of fee increases will be made in accordance with National Regulation 172 which requires at least 14 days’ notice.
10.5 Approval Requirements under Legislation Policy

As part of the service risk management and compliance obligations, the Approved Provider and the Nominated Supervisor/Coordinator shall jointly be responsible to ensure that the service complies with the approval requirements under the Education and Care Services National Law 2010 and Regulations 2011.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

An application for Provider Approval must be made, in writing, to the relevant regulatory authority prior to the service being operational.

An Approved Provider may apply in writing, to the regulatory authority for Service Approval to operate an education and care service and will be responsible for the management and control of the service.

Information required to be provided to the regulatory authority as part of the service approval process includes, but is not limited to:

- The location and street address of the proposed service; and

- Plans prepared by a building practitioner showing the location of:
  - All buildings, structures, outdoor play and shaded areas;
  - Location of entry and exits;
  - Location of toilets and hand washing facilities;
  - Floor plan showing unencumbered indoor and outdoor spaces; and
  - Calculations verifying regulated space requirements.

- A right to occupy (See Policy 6.7 Occupancy Agreement)

As part of the service approval process, a Nominated Supervisor for the service must be delegated providing written consent to perform in this role (see Policy 10.6). A notification must be made to the Regulatory Authority about the Nominated Supervisor/s (see Policy 10.33).

Whilst the service provides, or aims to provide, education and care for school age children, the Approved Provider and the Nominated Supervisor are jointly responsible to ensure that the service will not operate at any time if some person or body does not hold a current approval in respect of the service.

The Approved Provider/ and the Nominated Supervisor are jointly responsible to ensure that:

The service complies at all times with the specific conditions of the approval applicable to the service;
The approval is renewed (by way of payment of annual fee) and kept current in accordance with the legislation; and

The relevant current Provider Approval and Service Approval is to be kept on display at the service whenever the service is provided education and care to children.
10.6 Nominated Supervisor Policy

Payne Rd P & C Association as the approved provider of Payne Rd OSHC, acknowledges its obligation to appoint one or more individuals as Nominated Supervisor/s at the service (National Regulation 24) following a determination of the person/s suitability to act as the responsible person/s in charge of the day to day operations at the service. In the absence of the Nominated Supervisor/s, other educators working at the service deemed suitable to perform the responsible person duties, will also be appointed.

Relevant Laws and other Provisions

- Education and Care Services National Law Act 2010 and Regulations 2011
- Education and Care Services National Amendment Regulations 2017
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Prior to the appointment of one or more individuals to be Nominated Supervisor/s at their OSHC service, the Approved Provider will determine a person/s suitability to be a Nominated Supervisor and to record and keep sufficient information as evidence of this determination (refer to 10.6.1 Determining the Nominated Supervisor Checklist, Delegation and Consent).

In determining a person’s suitability to act as Nominated Supervisor, the Approved Provider will ensure that the person’s:

- Be 18 years or over;
- Have adequate knowledge and understanding of the provision of education and care to children (qualifications, skills and work experience);
- Have ability to effectively supervise and manage an education and care service;

In determining a person’s suitability to act as Nominated Supervisor, the Approved Provider will have regard to the person/s:

- Compliance history with the National law and other relevant laws (refer to Compliance History Statement on 10.6.3)
- Prohibition history (refer to Prohibition Notice Declaration template 10.6.4)
- Candidate references and referee checks

Written consent will be gained from individuals appointed as a Nominated Supervisor. The Nominated Supervisor Consent Form (refer to 10.6.2) will be completed and submitted to the Regulatory Authority via the NQA IT System.

When changes occur to Nominated Supervisor appointments at the OSHC service the Regulatory Authority will be notified through the NQA IT System in accordance with Policy 10.33 and (National Regulation 35).

If uncertainty or concern arises about a candidate’s compliance history the Approved Provider will contact the Regulatory Authority and enquire if the person is subject to a prohibition notice in any state or territory.

If a matter or incident arises affecting the Nominated Supervisor’s ability to meet minimum requirements a reassessment will be made of the person’s suitability to be in the position.

The Approved Provider, and the Nominated Supervisor/s, may appoint other educators at the service deemed to have the skill and ability, to act as the responsible person in day to day charge of the service in the absence of the Nominated Supervisor/s or Approved Provider. (Refer Policy 10.22 – Determining the Responsible Person).
Information regarding the appointment of the Nominated Supervisor/s and Responsible Persons in Charge will be documented on the staff record of the service (National Regulation 145 and 146).

References


10.6.1 Determining the Nominated Supervisor Checklist, Delegation and Consent

Name:  
Position:  
Date of birth:  /  /
(must be over 18)

The Education and Care Services National Law Act 2010 requires that a service has a Nominated Supervisor to operate. This is an ongoing obligation.

As the person with responsibility for the day-to-day management of an Approved Service, a Nominated Supervisor has a range of responsibilities.

A Nominated Supervisor’s role is to:

- Have a sound understanding of the requirements and obligations set out under the Education and Care Services National Law Act (2010) and Regulations (2011);
- Ensure that the service operates within the Education and Care Services National Law Act (2010) and Regulations (2011);
- Ensure the service meets the National Quality Standard;
- Communicate all incidents involving children, educators or visitors to the service to the Approved Provider within a reasonable timeframe;
- Respond to requests and enquiries from parents, educators and management; and
- Manage all aspects of the service’s operations in accordance with the Position Description provided.

Qualifications

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Details/Evidence</th>
<th>Yes/No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Must hold or be actively working towards a relevant qualification as per ACECQA register</td>
<td>□ Detail qualification working towards or obtained (consider a 50% completion requirement as a better practice in determining the responsible person)</td>
<td></td>
</tr>
<tr>
<td>First Aid, Asthma and Anaphylaxis</td>
<td>□ Detail when completed and course code/s</td>
<td></td>
</tr>
<tr>
<td>Working with Children Check</td>
<td>□ Number, valid and expiry</td>
<td></td>
</tr>
</tbody>
</table>

Knowledge

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Details/Evidence</th>
<th>Yes/No</th>
</tr>
</thead>
</table>
| Understanding of the Education and Care Services National Law Act 2010 and Regulations 2011 | □ Attending training  
□ Completed National Law/Regulation knowledge test/checklist |        |
| Understanding of other relevant laws and provisions such as Child Protection, Work Health, Food Handling, etc. | □ Attending training  
□ Completed knowledge test |        |
| Knowledge (extensive) of service policies and procedures including opening/closing procedures | □ Signed staff handbook and/or acknowledgement of service policy |        |

Skills

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Details/Evidence</th>
<th>Yes/No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity to implement emergency and evacuation procedures</td>
<td>□ Emergency procedure rehearsal review</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------</td>
<td>--------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Ability to attend to parent inquiries (either directly or by referral)</td>
<td>□ Training</td>
<td></td>
</tr>
<tr>
<td>Capacity to supervise, manage and lead other educators</td>
<td>□ Training</td>
<td></td>
</tr>
<tr>
<td>Capacity to ensure the safety and wellbeing of all children being educated and cared for while they are the responsible person</td>
<td>□ Training</td>
<td></td>
</tr>
<tr>
<td>Ability to reflect and evaluate their performance as the Nominated Supervisor</td>
<td>□ Can provide feedback and identify opportunities for improvement</td>
<td></td>
</tr>
</tbody>
</table>

**Work experience**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Details/Evidence</th>
<th>Yes/No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demonstrated ability to respond to incidents involving children’s health and safety</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
<tr>
<td>Demonstrated ability to respond to incidents involving the health and safety of educators, volunteers and family members present at the service</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
<tr>
<td>Demonstrated ability to effectively make written records of incidents</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
<tr>
<td>Demonstrated ability to effectively communicate with children, families, staff and management</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
<tr>
<td>Demonstrated ability to effectively communicate with school and relevant authorities</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
<tr>
<td>Demonstrated ability to understand and articulate practice</td>
<td>□ Training □ Practical application</td>
<td></td>
</tr>
</tbody>
</table>

**National Law and Regulation knowledge confirmation**

**Educational programs**

I understand that I am responsible to ensure educational programs are:

- based on and delivered in accordance with My Time, Our Place – Framework for School Age Care in Australia
- based on the developmental needs, interests and experiences of each child
- designed to take into account the individual differences of each child
Supervision and safety of children

I understand that I am responsible to ensure children are adequately supervised, are not subject to inappropriate discipline, and are protected from harms and hazards.

Entry to and exit from the premises

I understand I am responsible to ensure children do not leave the education and care service premises except in accordance with the National Regulations (for example, with a parent, on an authorised excursion, or for emergency medical treatment).

I understand I am responsible to ensure that a parent of a child being educated and cared for by the service may enter the service premises at any time when the child is being educated and cared for by the service—except when: —permitting entry would pose a risk to the safety of the children and staff or conflict with the duty of the supervisor under the National Law, or —the supervisor is aware the parent is prohibited by a court order from having contact with the child.

I understand I am responsible to ensure an unauthorised person (as defined in the National Law) is not at the service while children are present unless the person is under direct supervision.

Food and beverages

I understand I am responsible to ensure adequate health and hygiene practices and safe practices for handling, preparing and storing food are implemented at the service to minimise risks to children.

I understand I am responsible to ensure children being cared for by the service have access to safe drinking water at all times and are offered food and beverages on a regular basis throughout the day.

I understand I am responsible to ensure that, where food and beverages are supplied by the service, they are: —nutritious and adequate in quantity —chosen with regard to the dietary requirements of individual children and ensuring that, where food and beverages are provided by the service, a weekly menu that accurately describes the food and beverages to be provided is displayed at the premises in a location accessible to parents.

Administration of medication

I understand I am responsible to ensure that medication is not administered to a child being cared for by the service unless the administration is authorised (except in the case of anaphylaxis or asthma emergency) and is administered in accordance with the National Regulations.

Where medication is administered to a child without authorisation in a case of an anaphylaxis or asthma emergency, ensuring that a parent of the child and emergency services are notified as soon as practicable (note the discrepancy with the Queensland Drugs and Poisons Act and that the authorisation to administer in the event of an emergency is contained in the enrolment record).

Prescription and non-prescription drugs and alcohol

I understand that while educating and caring for children at the service, I must not consume alcohol or be affected by alcohol or drugs (including prescription medication) so as to impair my capacity to supervise or provide education and care to children.

Sleep and rest

I understand my responsibilities in taking reasonable steps to ensure that the needs for sleep and rest of children are met, having regard to the ages, development stages and individual needs of children.

Excursions

I understand my responsibility to ensure that a risk assessment is conducted before an excursion in accordance with the National Regulations, and specifically that the risk assessment is conducted before authorisation is sought to take a child on the excursion.

Staffing

I understand my responsibility to ensure the prescribed educator to child ratios are met and each educator at the service meets the qualification requirements relevant to the educator’s role.
Consent:

I .......................................................................................................................... consent to take on the role of Nominated Supervisor in day to day charge of (insert name of service) and make a declaration as follows:

- I have read the role description that forms part of this documentation and agree to the conditions outlined;
- I am confident in my knowledge and can perform all requirements of the role when placed in day to day charge of the service;
- I have not been subject to any other compliance actions or disciplinary proceedings under the Education and Care Services National Law Act (2010) and Regulations (2011).

Signature: _____________________________________________   Date:         /         /

Designation by Approved Provider:

Name: ___________________________________________________   Position: __________________________

Signature: _____________________________________________   Date:         /         /
10.6.2 Nominated Supervisor Consent Form

1. Approved provider number
   Approved provider name

2. Service approval number
   Service approval name

3. Nominated supervisor contact details:
   First name
   Last name
   Email
   Mobile number
   Phone number (day time)
   Date of birth DD/MM/YYYY
   The date of commencement as Nominated Supervisor DD/MM/YYYY

4. Certified supervisor number:
   (WA only if applicable)

Nominated Supervisor Declaration

I, ____________________________,

consent to being the Nominated Supervisor for ____________________________ (name of education and care service)

Signature ____________________________ Date ____________

Privacy statement

ACECQA and the regulatory authorities are committed to protecting personal information in accordance with the Privacy Act 1988 and the Australian Privacy Principles contained in the Privacy Amendment (Enhancing Privacy Protection) Act 2012.

Information provided is being collected for the purposes of assessing this application or notification and may be provided to other authorities or government agencies in accordance with the National Law.

ACECQA, the regulatory authorities and the Australian Government may publish information about you in accordance with the National Law.
10.6.3 Compliance history statement for a person in day-to-day charge (PIDTDC) or a Nominated Supervisor

It is not mandatory to use this form.
This form may assist when determining a person’s suitability to be the nominated supervisor or to be placed in day-to-day charge of a service. Completed forms should be retained and stored.

1. Please provide information about any compliance action or disciplinary proceedings to which you have been subject under:

- the Education and Care Services National Law, including the Education and Care Services National Regulations, and
- any of the laws listed at Table 1 below, in any Australian state or territory.

2. Have you ever had a supervisor certificate that was subject to any conditions or suspended or cancelled by the regulatory authority?

☐ Yes – Please provide details below      ☐ No

It is not mandatory to use this form.
This form may assist when determining a person’s suitability to be the nominated supervisor or to be placed in day-to-day charge of a service. Completed forms should be retained and stored.
3. Are you or have you ever been subject to a prohibition notice under the Education and Care Services National Law?

☐ Yes – Please provide details below ☐ No

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

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____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

4. Have you ever held or applied for a licence, approval, registration, certification or other authorisation under the National Law which the regulatory authority refused, refused to renew, suspended or cancelled?

☐ Yes – Please provide details below ☐ No

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

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____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

____________________________________________________________________________________________________________________________________

I, [insert full name]

............................................................................................................................................................

of [insert address]

............................................................................................................................................................

and born on [insert date of birth] declare that:

1. the information provided in this statement is true and complete, and

2. I am aware that I may be subject to penalties under a Commonwealth or State or Territory Act if I provide false or misleading information.

Signature of person making the declaration:

Signed: ................................................................. Date ........../......./...........
<table>
<thead>
<tr>
<th>State/Territory</th>
<th>Relevant Laws</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Australian Capital Territory</strong></td>
<td><em>Children and Young People Act 2008 Education Act 2004 Working with Vulnerable People (Background Checking) Act 2011</em></td>
</tr>
</tbody>
</table>
| **Northern Territory** | *Care and Protection of Children Act*  
*Care and Protection of Children (Children’s Services) Regulations Education Act*  
*Teacher Registration (Northern Territory) Act and Regulations* |
| **South Australia**  | *Children’s Protection Act 1993 Children’s Services Act 1985 Education Act 1972*                                                             |
| **Victoria**         | *Children’s Services Act 1996 Education and Training Reform Act 2006 Working with Children Act 2005*                                         |
| **Western Australia**| *Child Care Services Act 2007 Child Care Services Regulations 2007 School Education Act 1999 Western Australian College of Teaching Act 2004* |
|                      | *Working with Children (Criminal Record Checking) Act 2004*                                                                               |
10.6.4 Prohibition notice declaration for prospective staff members

- The declaration may be completed by any prospective staff member seeking employment or engagement with an education and care service.
- This form is designed to support approved providers to ensure they do not engage or employ a person who is prohibited from working in an education and care service, in line with Section 188 of the Education and Care Services National Law.
- Completed forms should be retained and stored by the approved provider to support compliance with Section 188 of the Education and Care Services National Law.
- Please note this form does not need to be lodged with the regulatory authority.

Part A Personal Details

1. Please complete the following

<table>
<thead>
<tr>
<th>Title</th>
<th>First Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Last Name</td>
<td>Mobile Number</td>
</tr>
<tr>
<td>Phone Number</td>
<td>Date of Birth DD/MM/YYYY</td>
</tr>
<tr>
<td>Email</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>Suburb</td>
<td></td>
</tr>
<tr>
<td>State</td>
<td>Postcode</td>
</tr>
</tbody>
</table>

2. Please provide details of any former names or other names you may be known by:

3. Are you currently subject to a prohibition notice under the Education and Care Services National Law?
   - Yes □ No □

   Please note that under section 187 of the Education and Care Services National Law, a person who is subject to a prohibition notice is not allowed to work for or be engaged by an education and care service or carry out any other related activity.

4. Are you currently prohibited or restricted from working with children under any other law?
   - Yes □ No □
Part B Declaration

I, ........................................................................................................................................[insert full name of person signing the declaration]
declare that:

1. the information provided on this form is true, complete and correct
2. the approved provider or a representative of the approved provider is authorised to verify any information provided in this form
3. I am aware that under the Education and Care Services National Law penalties apply if false or misleading information is provided.

Signature of person making the declaration: ........................................................................................................

Signed at: ........................................................................................................ on the .........................................................
[place] [date]

Signature of witness:................................................................. Name of witness:.................................................................
10.7 Insuring Risks Policy

The service recognises and acknowledges the need for a responsible approach to identifying and managing risks (see Policy 10.9 – Risk Management and Minimisation) and will ensure there is adequate insurance protection at all times. Employees, children, parents and management committee members will be protected from the financial repercussion of public liability.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Associations Incorporation Act, 1981, *(Qld)* or *Corporations Act, 2001* may apply *(e.g. directors’ duties)* to your management committee or board or other governing body. Take expert advice if you are unsure of this.
- *Work Health and Safety Act 2011 and Regulations 2011*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

Procedures

As per the *Education and Care Services National Law Act 2010* responsibility rests with the Approved Provider to take out and keep current adequate public liability insurance with a minimum cover of $10 million.

Appropriate cover will be taken for building and contents (including loss of cash from premises or in transit) and other insurances*.

Appropriate cover will be taken to protect management liability for the Approved Provider.

("Note to users of this Manual: what is adequate insurance for your service will depend entirely on the specific details of your service. You must take advice from an independent broker or insurance adviser to determine this in the context of your own service.

All insurance will be purchased through a reputable broker or agent.

The Approved Provider will request the Nominated Supervisor each year to gather such information as necessary to enable an informed assessment and decisions on the insurance needs of the service.

The Nominated Supervisor will provide the insurer with relevant details of activities and excursions undertaken as required.

A certificate of currency shall be kept on file at the service and updated annually.

The Approved Provider is responsible to ensure that the service has adequate worker’s compensation insurance for all staff including volunteers.

Claims

In the event of a claim being made or a reportable incident, the Nominated Supervisor will notify the Approved Provider immediately.

If directed by the Approved Provider, the Nominated Supervisor will notify the insurance company ensuring that the service follows all directions of the insurance company and in the case of material or significant claims, seek legal advice for the service.
10.8 Information Handling (Privacy and Confidentiality) Policy

In providing education and care, the service obtains and deals with personal and sensitive information relating to families, children, staff and others. The service respects the privacy of all individuals and seeks only information which it needs to protect and care for children, and handles that information with confidentiality and sensitivity and in keeping with legal requirements.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Privacy Act 1988 and Regulations 2013
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Through this policy and Policy 10.24 the service complies with the Australian Privacy Principles under the Privacy Act 1988 and Regulations 2013.

The service gathers only the information it needs in order to provide its services and protect and care for children, families and educators. Types of information we collect includes (but not limited to):

- Personal information on employees such as emergency contact details, qualifications, recognised training and places of previous employment; and
- Personal information for children and families including Centrelink Customer Reference Numbers, names, addresses and contact details for family members and authorised nominees, and children’s medical details.

The service obtains the written consent of persons for the use of the information by the service in connection to its operations, delivering the program and complying with its Duty of Care to children, employees and other persons, including those giving the information.

The service will seek permission to share relevant information as required by law. This is done through the enrolment and other related procedures as new information is received. Families should not unnecessarily refuse relevant and appropriate information to be shared which will improve the service’s capacity to meet children’s individual needs in the education and care environment.

The service protects the rights of the individual’s privacy by ensuring that information collected is stored securely in a locked filing cabinet or is password protected if on a computer, device or online.

Records held by the service are only to be accessed by persons who need them for the proper conduct of the service and to fulfill the service’s Duty of Care and responsibilities to children and families.

All records pertaining to any child incident, illness, injury or trauma will be kept until the child reaches the age of 25 in accordance with Policy 10.28.
The Nominated Supervisor will ensure that children’s records are reviewed and updated at least twice per year and otherwise immediately after receiving a request from a parent/guardian to update any detail in the child’s record.

The service will ensure:

- Fair and open information collection practices;
- Processes and practices that ensure information collected about individuals and families is accurate, complete and current; and
- Use and accessibility of personal information is monitored closely.

Confidentiality will also be taken into account with the verbal sharing of information between the Approved Provider, Nominated Supervisor and employees of the service. Sensitive information will be on a need to know basis taking into account the service’s Duty of Care.
10.9 Risk Management and Minimisation Policy

The service is, like all other enterprises, subject to a number of risks as well as important legal, regulatory, industry and policy requirements. The service is a responsible organisation and seeks to demonstrate a risk awareness, including by identifying and managing material risks and ensuring compliance as far as reasonably possible with all such requirements.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Associations Incorporation Act, 1981, (Qld) or Corporations Act, 2001 may apply (e.g. directors’ duties) to your management committee or board or other governing body. Take expert advice if you are unsure of this.
- Australian Standard on Compliance - AS/NZ 3806-2006
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- Work Health and Safety Act 2011 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

The Approved Provider will, in conjunction with the Nominated Supervisor, take responsibility to develop, maintain and monitor a risk management program appropriate to the service, including a method of ensuring that the service takes appropriate steps to comply with:

- The policies and procedures of the service;
- Working with children requirements;
- Work health and safety practices;
- Equal opportunity employment;
- Adequate insurance;
- The service approval status applicable to the service (see Policy 10.5 – Approval Requirements under Legislation) and other relevant laws applicable to the Service; and
- Maintenance of equipment and facilities;

The Approved Provider, in conjunction with the service Nominated Supervisor/Coordinator, will develop and manage, through its regular meetings, an annual rolling program of reviews of all of the policies and procedures of the service, to ensure that they comply with relevant requirements.
The Nominated Supervisor, or his/her delegate (see Policy 10.1) is responsible to monitor changes in current laws and other regulatory requirements. To do this, the Nominated Supervisor will proactively and fully inform her/himself through subscribing to appropriate information services and industry bodies, and attending all relevant and appropriate forums about these issues.

The Nominated Supervisor informs educators of all such changes and requirements through the educator training program (See Policy 8.4 – Educator Professional Development and Learning), regular team meetings and/or service communication book.

**High risk activities and special events**

High level risks and special events shall be identified within the program through consultation with educators, management and other relevant stakeholders. Such events may include but are not limited to excursions and/or incursions.

The risk assessment and management process shall be conducted for each of the activities identified as a high risk or special event and shall be conducted prior to the scheduled timeframe for the event or activity.

All relevant stakeholders shall be informed of how the service intends to manage high level and special event risks and appropriate training and support for stakeholders will be made accessible.

**Crisis and critical events**

Risks will be managed in identified emergency situations such as fire, flood, other natural disasters, external threats, evacuation etc.

Preventative measures shall be taken to prepare for critical events such as:

- Developing risk assessment and management/minimisation plans for possible emergency situations (e.g. fire, flood). Management plans may include strategies for overnight stays and/or food restrictions; and
- Creating a ‘storm pack’ including a torch and batteries, radio, rations etc.

The details of the crisis or critical event shall be documented on a service incident report and shall include the projected impact on the stakeholders within the service, immediate actions, follow up actions and ongoing actions.

Immediate actions may include:

- Carrying out plans as per the service risk management process;
- Ensuring immediate safety of those involved;
- Administering first aid;
- Reassuring children, families, employees, volunteers and students;
- Seeking assistance from emergency services and management; and
- Accompanying children or others to hospital by ambulance when necessary

Follow up actions may include:

- Seeking access or referral to appropriate counseling and critical incident debriefing services to provide support to those affected within the service including children, families, employees and management.
- Observing children’s reactions and behaviour;
- Supporting children to appropriately express thoughts and feelings;
- Providing a stable and nurturing environment with familiar routines;
- Supporting employees through team meetings and accessing relief employees to support when appropriate;
- Providing professional support and special leave when needed;
- Supporting families through meetings and written information;
- Managing media attention attracted by newspapers, radio and television through appropriate and effective methods of communication. A media contact person will be appointed to manage the communication to ensure consistency of information and reduction in misinformation and speculation; and
- Notifying the regulatory authority

Ongoing actions may include:

- Monitoring and supporting children, families, employees, volunteers and students;
- Evaluating emergency and critical event management plans.

**Managing breaches of the Risk Management Strategy (see also Policy 10.31)**

Risk management Plans for high risk activities and special events shall be monitored on a regular basis (annually or as required).

Information regarding the service’s risk management strategy shall be shared with all relevant stakeholders including employees and families on a regular basis.

The Approved Provider shall have overriding responsibility for overseeing the implementation of the process and for ensuring that any breaches of the service strategy are immediately rectified.

**Communication and support**

Information shall be made accessible to families, volunteers and employees regarding the service policies and procedures in relevant handbooks as well as having access to a full copy of the service policies and procedures from the service.

Information shall be dispersed to families, volunteers and employees through appropriate newsletters, flyers and other methods of communication.

Training materials and strategies shall be made available and accessible to help employees, volunteers and parents identify and manage risks of harm.
10.10 Managing Compliance with general laws and regulations Policy

The service recognises that strategies must be in place to ensure ongoing compliance with relevant *general legislation. This policy is designed to identify the various legislation and government authorities where compliance is required and clear strategies for ensuring the service actively implements and monitors compliance processes.

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *Family and Child Commission Act 2014*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Australian Government Department of Education Children’s Services Handbook*
- *Privacy Act 1988 and Regulations 2013*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

 Procedures

In addition to compliance with the *Education and Care Services National Law, 2010 and Regulations 2011* (see Policy 10.1), the service shall actively work towards compliance with:

- *Family Assistance Law (Child Care Subsidy)*;
- *Family and Child Commission Act 2014*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Work Health and Safety Legislation*;
- *Child Protection Legislation*; and
- *Any other legislation that impacts or prescribes how the provision of OSHC should be conducted.*

Compliance monitoring strategies shall be implemented including:

- Developing compliance checklists for use within the service on a regular basis, such as safety checklists;
- Updating the compliance checklists on a regular basis or as new information regarding changes to the implementation of regulations, legislation or standards becomes available;
• Seeking reputable organisations to conduct external audits and to provide reports regarding compliance issues to the service on a regular basis; and

• Acting on any relevant recommendations or notification to changes in compliance requirements immediately.

Information shall be made accessible to families, volunteers and employees regarding the service policies and procedures in relevant handbooks as well as having access to a full copy of the service policies and procedures at the service.

Information shall be dispersed to families, volunteers and employees through appropriate newsletters, flyers and other methods of communication.

**Positive Notice Blue Card Compliance**

All employees, volunteers and executive members of management must hold a current and valid Positive Notice for Child Related Employment blue card.

Prospective paid employees shall not be engaged to work at the service without being in receipt of a current blue card/ or an application has been submitted for a blue card. A copy of the blue card shall be maintained at the service.

A blue card register will be maintained at the service containing the copies of blue cards of all employees, volunteers and executive members of management. The register shall be referred to by the Nominated Supervisor/Administrator on a regular basis to track expiry dates.

All employees, volunteers and executive members of management holding existing blue cards prior to their involvement with the service shall be required to complete appropriate documentation to have their blue card linked to the service. They may also require a card issued for paid or business operating purposes.

All employees, volunteers and executive members of management shall be provided with information regarding their responsibilities in holding a blue card.

• **Note to Users of the Manual** – in this policy, ‘general’ refers to legislation other than the Education and Care Services National Law Act 2010 and Regulations 2011
10.11 **Approved Provider Code of Conduct Policy**

The service expects that all members of the Approved Provider shall conduct themselves in such a way that is professional and in accordance with the philosophy and policies of the service. The Approved Provider members are expected to actively demonstrate a positive attitude towards their role, the service, the employees and the service’s clients. The service requires that all members of the Approved Provider as the governing body abide by the code of conduct at all times during their interaction with children, families, community members, employees and other members of management.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Duty of Care*
- *The entity’s constitution*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

### Procedures

The Approved Provider shall be provided with a copy of the service’s code of conduct/code of practice or code of ethics prior to commencing their position.

The Approved Provider shall be expected to read the document and indicate that they have understood all of the conduct requirements by signing the agreement.

The Approved Provider shall be expected to consistently uphold the agreement during their time with the service.

Breaches to the agreement shall be taken seriously which may result in appropriate action taken in accordance with the grievance policy of the service and/or the organisation’s constitution.
10.12 Information Technology Policy

The service acknowledges and recognises the important role information technologies in society today and therefore aims to have suitable policies and procedures in place to ensure that information technologies are used appropriately and in the best interests of the children, families and employees who use the service.

**In this policy, Information technology (IT) is defined as the use of any computers, storage, networking and other physical devices, infrastructure and processes to create, process, store, secure and exchange all forms of electronic data.**

 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Privacy Act 1988 and Regulations 2013
- Duty of Care
- Family and Child Commission Act 2014
- Child Protection Act 1999 and Regulations 2000
- National Quality Standard, Quality Area 7 – Governance and leadership

 Procedures

Information technologies are acknowledged as valuable learning tool for children attending school age care services and shall be included as an appropriate part of the overall program when accessible.

Information technologies may include computer equipment, games, internet access and other forms of communication technologies including mobile phones and cameras.

Information technologies accessible to children such as the internet shall be monitored by educators. Approved mechanisms shall be put in place to ensure that children who are able to access the internet at the service do not have access to inappropriate sites or information. Children will be educated regarding the safe use of information technologies.

Educators shall not be permitted to use personal mobile phone cameras to take photos of children.

Educators shall not be permitted to use personal digital (or manual) cameras to take photos of children.

The service shall take precautions to ensure computer games accessible to children are appropriate for the use of school age children and that government classifications are followed.

Refer to Policies 10.26 for Service Social Media management and 8.14 for employee Social Media Management.
10.13 Procurement and Purchasing Policy

The service management seeks to implement measures which provide financial protection and minimise the risk of fraudulent, inappropriate or negligent financial practices. Such policy seeks to protect the financial reputation of the organisation and its ongoing viability. The service takes a responsible approach to

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Accounting Manual for Parents & Citizens’ Associations (P&C managed services only)
- Purchasing Policies and Procedures for Parents and Citizens Associations
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

When purchasing is carried out within the service, the conduct of purchases will be in line with the following five principles:

- Open and effective communication;
- Value for money;
- Enhancing the capabilities of local business and industry;
- Environmental protection; and
- Ethical behaviour and fair dealing.

General purchasing for day to day operational items such as groceries, consumables, arts and crafts materials and replaceable items such as sports equipment shall be done in accordance with the approved service budget by (or overseen by) the Nominated Supervisor. The Approved Provider shall ensure that the Nominated Supervisor has access to accounts for the efficient purchasing of day to day items.

Other purchase requests must be in writing to the Approved Provider of the service. The responsibility for ordering shall be with the service Nominated Supervisor or Administrator.

While ordering and purchasing authority is restricted to the Nominated Supervisor and/or Administrator, such authority may be transferred should other employees be required to act up in this position, but shall be limited to amounts of no greater than $300. This may include purchasing through petty cash or the appropriate use of service accounts e.g. grocery account.

The purchase value of single items over $500 should be approved by the Executive prior to purchase, even if the items have been included in the service’s annual operational budget.

All purchases over $5,000 shall require two written quotes or research evidence, and purchases over $20,000 shall require three written quotes or research evidence depending on the scope of purchase.

Management shall ensure that the purchasing policy does not negatively impact on the efficient operations of the service and that all purchase requests are followed up in a timely manner.
Authorisation for purchases of single items over $500 may be approved in events of emergency where two approved members of the executive have been contacted and agreed to the expense. Documentation of such discussion shall be made and presented at the next Approved Provider meeting.

All purchases and payments shall be accompanied by a purchase requisition which shall include the following information:

- Date of purchase;
- Supplier;
- Persons requesting purchase;
- Authorisation by two approved members of management; and
- Purchase total.
10.14 Record Back Up and Off Site Information Handling Policy

The service acknowledges and recognises that considerable amounts of information pertaining to the daily and historical operations of the service are stored on computer or other files. The storage and long term maintenance of this information is vital in the monitoring of compliance activities and to prevent the service from losing valuable information therefore it is important to maintain effective storage procedures.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- A New Tax System (Family Assistance) Act 1999
- Privacy Act 1988 and Regulations 2013
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

The Nominated Supervisor and/or Administrator shall be responsible for conducting a daily/weekly backup of the entire computer system. Some childcare management programs are web based (i.e. cloud computing) and may be automatically updated by the software provider.

A back-up of the entire service files shall be done internally as well as on an appropriate external disk drive.

Record of the backup shall be maintained in a register and signed by the Nominated Supervisor or Administrator. The backup shall be taken off site by the Nominated Supervisor/Administrator and returned to site on the following working day.

The Approved Provider shall provide the Nominated Supervisor with an appropriate lockable box in which to store the backup while off site to ensure information is safe, secure and inaccessible to public.

Services may use web based (cloud) data storage systems for back-up and archiving of records. Records of backup dates and times should be made with access to these records limited to the Approved Provider and the Nominated Supervisor and/or Administrator. To ensure the safety and security of service records, password protection may be necessary.

Storage of computer data shall be carried out in accordance with any requirements of the organisations insurer. This may involve completion of a risk management plan to ensure all foreseeable risks to data security are considered and managed appropriately.

Any data or memory sticks, compact disks or other computer storage devices purchased by the service shall remain the property of the service.

No employee shall be permitted to copy files onto personal storage devices or to email information off site other than to an approved off site data storage company, unless express consent is provided by the employer.

Data storage devices (external drives and back-ups) shall be checked weekly to ensure appropriate functioning.
10.15 Asset Management Policy

The service acknowledges and recognises the necessity to maintain a record of the financial and physical assets belonging to the service in order to meet with the requirements of audit, insurance and for future planning.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Accounting Manual for Parents and Citizens’ Associations (for P&C managed services)
- Support Guide for P&C’s (for P&C managed services)
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

An asset register shall be maintained which accurately describes the property position of the service. The register shall include categories such as:

- Furniture;
- Electrical Equipment;
- Sporting Equipment;
- Utensils and Food Handling; and
- Arts and Crafts (other than consumables).

Every fixed item purchased for the service (other than consumables) shall be entered into the register immediately following the purchase.

The details to be contained in the register in respect of purchases shall include:

- Date of purchase;
- Item (Categorised);
- Purchase price;
- Supplier; and
- Warranty terms (if applicable).

Items may be disposed of during the year if they are damaged, aged or unsuitable for their purpose.

In the event that items are disposed of or written off, such items shall be reported to management using appropriate formats such as financial report or Nominated Supervisor report and shall be duly recorded in the asset register.

The register shall be reviewed and updated annually in accordance with the financial year of audit.

Stocktakes of consumable items owned by the service such as food or arts and crafts materials will be conducted as required but no less than annually for audit purposes.
10.16 Intellectual Property and Copyright Policy

The service recognises that for the purposes of operating an Outside School Hours Care service many written materials need to be developed to ensure compliance with relevant legislation. These written materials include, but are not limited to:

- Policies and procedures manuals;
- Handbooks; and
- Operational Documents and Forms.

As a result, all materials developed by employees, volunteers or other agents, specifically for the operational purposes of the service shall remain the intellectual property of the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Copyright Act 1968
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Where employees are engaged to develop written materials specifically for the operational purposes of the service, these materials shall be dated and marked with the name of the service.

If appropriate, the document shall be further marked with the words ‘copyright’ or the relevant symbol. The document shall also be labelled with the author of such document if considered appropriate.

Employees or other agents engaged by the service to produce written materials shall observe intellectual property laws ensuring that all direct quotations and ideas are appropriately referenced and acknowledged.

Materials that have been purchased and provide copyright authority shall be used specifically in accordance with the granted authority and permission for purpose.

All written materials shall be marked ‘draft’ until ratified or endorsed by the Approved Provider.

Copyright shall be strictly observed with all photocopying and distributing of documents other than those owned by the service which may be copied freely for use of the service.
10.17 Strategic Planning Policy

The service recognises and acknowledges the value of planning strategically to ensure the future and ongoing viability and growth of the service and therefore management will review service operations regularly and take a planned approach to the organisation's future.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Accounting Manual for Parents and Citizens’ Associations (for P&C managed services)*
- *Support Guide for P&C’s (for P&C managed services)*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

Procedures

The Approved Provider together with the Nominated Supervisor shall plan an annual meeting to strategically review operations and to take a planned approach to the organisation’s future.

The strategic plan will include as a minimum, statements and plans for each of the following areas:

- Mission – Why we exist
- Vision – What we aspire to be
- Values – What we believe in
- Strategic Directions – What we want to focus on
- Outcomes/Goals/Objectives – What we want to achieve
- Success Indicators – How we will know we have been successful
- Operations Plan – What we need to do, when, by whom, with what

Service management may seek external support and advice in the development of a strategic and operations plan as required.
10.18 Court Orders and the Release of Children in Care Policy

The service recognises and acknowledges the diverse and changing circumstances of children's families and shall endeavour to implement a best practice approach to managing its duty of care, whilst respecting the needs of parents and the legal environment surrounding family obligations.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Family and Child Commission Act 2014
- Family Law Act 1975
- Privacy Act 1988 and Regulations 2013
- Child Protection Act 1999 and Regulations 2000
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

The service shall request that all families provide, upon enrolment of their child, current copies of any parenting plans and court orders which may impact on the service to implement a duty of care.

The service shall request that all families, upon changing circumstances within the family unit, update their enrolment and provide certified copies of any parenting plans and court orders which may impact on the service to implement a duty of care.

The service shall inform all employees of the intent of the parenting plans and/or court orders whereas it applies to them and impact on their capacity to manage their own duty of care and that of the service towards the child/ren and family.

The service employees shall take a best practice approach to managing the needs of children and families with care and sensitivity, and will work with families to support them in the provision of care for their children.

Families with children attending the service who have parenting plans or court orders in place are responsible for ensuring they comply with these requirements. The service shall endeavor to release children within the conditions as outlined in these documents and orders. However, should the safety of other children or educators be at risk, children will be released and the custodial parent and/or police contacted immediately.

The service employees shall respect and maintain the confidential nature of the documents through application of privacy principles and as reflected in Policies 10.8 and 10.24.

Information requested by parents relating to a child under a court order or parenting plan will be subject to the conditions as per the court order/parenting plan.
10.19 Policy Development, Sourcing and Review Policy

The service acknowledges the need for ongoing policy development and review. This includes recognizing the broad range of information sources including statutory documentation that is referred to and referenced either directly or indirectly in the development of policies and procedures.

📖 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011 (National Regulations 168, 170, 171 and 172)*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

🔍 Procedures

The service shall develop policies and procedures which reflect the true nature of the service’s operations.

The service shall ensure that generic policy documents, samples and templates accessed are reviewed and customised to meet the individual and unique circumstance of the service.

Sourcing of policies shall where possible include reference to expert documentation, resources, guidelines and principles as associated with such policy.

Sourcing of policies from electronic sources including the internet shall include a date in which such source was accessed. Policy sourcing should also take into considerations other provisions such as copyright laws and appropriate referencing styles. Relevant Laws and other Provisions shall be articulated and considered also as policy reference and source points.

Policies shall be reviewed annually, in accordance with a schedule determined by the service or as deemed necessary.

Policies shall be dated at ratification and for review.

The Approved Provider will ensure that parents of children enrolled at the service are notified at least 14 days before any policy or procedure referred to in National Regulation 168 takes effect.
## 10.19.1 Policy Review Schedule

Reviewing policies is essential to effective service management and quality improvement (NQS 7). This policy review schedule is a cumulative record of policies identified for review either due to legislative changes, arising issues and change of practice and/or the ongoing cycle of reflection and improvement. All policies should be reviewed for currency within a maximum timeframe of 3 years if not identified sooner.

### Policy Group 1: Service Philosophy and Goals

<table>
<thead>
<tr>
<th>Number</th>
<th>Policy Title</th>
<th>Review Date</th>
<th>Reason for review</th>
<th>Amendments</th>
<th>Reviewer/s initials</th>
<th>Date endorsed by P &amp; C Executive</th>
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<tbody>
<tr>
<td>1.1</td>
<td>Philosophy Statement</td>
<td>6 February 2018</td>
<td>Scheduled</td>
<td>Updated policy Amendment to include ATSI and reconciliation statement Additional statement to include importance of play</td>
<td>SB</td>
<td>16 August 2018 20 June 2019</td>
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<td>Goals</td>
<td>6 February 2018</td>
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### Policy Group 2: Children

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<thead>
<tr>
<th>Number</th>
<th>Policy Title</th>
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<tr>
<td>2.1</td>
<td>Respect for Children</td>
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<td>2.2</td>
<td>Statement of Commitment to the Safety and Wellbeing of Children and the Protection of Children from Harm</td>
<td>6 February 2018</td>
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<td>2.3</td>
<td>Educator Ratios</td>
<td>6 February 2018</td>
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<td>2.4</td>
<td>Arrivals and Departures of Children</td>
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<td>N</td>
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<td>2.5</td>
<td>Reporting of Child Abuse</td>
<td>6 February 2018</td>
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<td>N</td>
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<td>2.6</td>
<td>Behaviour Support and Management</td>
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<td>Exclusion for Behavioural Reasons</td>
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<td>2.9</td>
<td>Inclusion and Anti-bias</td>
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<td>2.10</td>
<td>Reporting Guidelines and Directions for Handling Disclosures and Suspicion of Harm</td>
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<td>Including Children with Special/Additional Needs</td>
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<td>Managing Duty of Care – Children who arrive at the service without a booking</td>
<td>6 February</td>
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<td>2.13</td>
<td>Use of Photographic and Video Images of Children</td>
<td>6 February</td>
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<td>2.14</td>
<td>Bookings and Cancellations</td>
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<td>2.15</td>
<td>Children’s Property and Belongings</td>
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<td>Promoting Protective Behaviours</td>
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<td>Children Accessing the Internet</td>
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<td>Supervision of Children</td>
<td>6 February</td>
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<td>2.21</td>
<td>Children’s Transitions to OSHC</td>
<td>6 February</td>
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<td>2.22</td>
<td>Departures of Children with Self-Care or</td>
<td>6 February</td>
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<td>Reference to sibling care and handout attached 2.22.1</td>
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Reference to sibling care and handout attached 2.22.1 16 August 2018
### Policy Group 3: Program

<table>
<thead>
<tr>
<th>Number</th>
<th>Policy Title</th>
<th>Review Date</th>
<th>Reason for review</th>
<th>Amendments</th>
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<th>Date endorsed by P &amp; C Executive</th>
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<tr>
<td>3.1</td>
<td>Educational Program Design and Implementation</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Policy renamed and some rewording to reflect October regulatory changes</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>3.2</td>
<td>Program Evaluation</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Policy renamed and some rewording to reflect October regulatory changes</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>3.3</td>
<td>Educator Practice</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>N</td>
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<td>3.4</td>
<td>Homework</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>N</td>
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<td>3.5</td>
<td>Excursions</td>
<td>2 May 2018</td>
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<td>3.6</td>
<td>Transport for Excursions</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>N</td>
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<td>3.7</td>
<td>Physical Activity</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>N</td>
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<td>3.8</td>
<td>Extra-curricular Activities</td>
<td>2 May 2018</td>
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<td>3.9</td>
<td>Creative and Expressive Arts</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>N</td>
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<td>3.10</td>
<td>Ethical Observations and Documentation</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Added ethical to title and 3.10.1</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>3.11</td>
<td>Escorting Children</td>
<td>2 May 2018</td>
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<td>3.12</td>
<td>Environmental Responsibility</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Policy renamed and reworded to reflect revised NQS</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>Number</td>
<td>Policy Title</td>
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<td>Amendments</td>
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<td>Water Activities and Safety</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Added reference to school pools onsite</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>3.14</td>
<td>Valuing Diversity, Culture and Reconciliation</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Strengthened reconciliation points with reference to 13.14.1</td>
<td>SB</td>
<td>16 August 2018</td>
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<td>3.15</td>
<td>Cooking with Children</td>
<td>2 May 2018</td>
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**Policy Group 4: Health and Wellbeing**

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<th>Number</th>
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<td>General Health and Safety</td>
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Policy Group 5: Food and Nutrition

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audit is no longer a requirement for OSHC as a result of the Food Regulation 2016 clarification)

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Policy Group 6: Provision and Safety of Facilities

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Policy Group 7: Emergencies

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Policy Group 8: Educators, Staff Members and Volunteers

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Policy Group 9: Parent, Family and Community Relationships

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<td>9.9</td>
<td>Acceptance and Refusal of Authorisations</td>
<td>26 June 2018 14 June 2019</td>
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<td>N</td>
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<td>9.10</td>
<td>Visitors</td>
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<td>Scheduled</td>
<td>N</td>
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<td>9.11</td>
<td>Enrolment Management</td>
<td>26 June 2018 14 June 2019</td>
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</table>

**Policy Group 10: Management and Administration**

<table>
<thead>
<tr>
<th>Number</th>
<th>Policy Title</th>
<th>Review Date</th>
<th>Reason for review</th>
<th>Amendments</th>
<th>Reviewer/s initials</th>
<th>Date endorsed by P &amp; C Executive</th>
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<tr>
<td>10.1</td>
<td>Managing Compliance with the National Quality Framework (NQF)</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled</td>
<td>Updated policy and language changed to specifically reflect compliance with the NQF, Education and Care Services National Law Act 2010 and Regulations 2011</td>
<td>SB</td>
<td>20 June 2019</td>
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<tr>
<td>10.2</td>
<td>Role and Composition of Management Committee (Sub Committee) and/or Parent Advisory Group</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled</td>
<td>Updated policy and language changed to specifically reflect compliance with the NQF, Education and Care Services National Law Act 2010 and Regulations 2011</td>
<td>SB</td>
<td>20 June 2019</td>
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<tr>
<td>Section</td>
<td>Title</td>
<td>Date Modified</td>
<td>Date Published</td>
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<td>10.3</td>
<td>Budgeting and Financial Planning</td>
<td>2 May 2018, 14 June 2019</td>
<td>Scheduled</td>
<td>Updated policy</td>
<td>Title change and strengthening of references to budget development and industry standards</td>
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<td>10.4</td>
<td>Setting, reviewing and managing fees</td>
<td>2 May 2018, 14 June 2019</td>
<td>Scheduled</td>
<td>Updated policy</td>
<td>Title change, reference made to Child Care Subsidy and insertion of fee setting clause with reference to regulation</td>
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<td>10.5</td>
<td>Approval Requirements under Legislation</td>
<td>2 May 2018, 14 June 2019</td>
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<td>Updated policy</td>
<td>Reference to annual fee to be paid inserted</td>
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<td>10.6</td>
<td>Nominated Supervisor</td>
<td>2 May 2018, 14 June 2019</td>
<td>Updated policy</td>
<td>Updated policy</td>
<td>Title change and reworded reflect Oct 18 regulatory amendments; Addition of templates 10.6.1, 10.6.2, 10.6.3, 10.6.4</td>
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<td>10.7</td>
<td>Insuring Risks</td>
<td>2 May 2018, 14 June 2019</td>
<td>Scheduled</td>
<td>Updated policy</td>
<td>Added reference to management liability insurance for the Approved Provider</td>
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<td>Information Handling (Privacy and Confidentiality)</td>
<td>2 May 2018, 14 June 2019</td>
<td>Scheduled</td>
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<td>General edits to improve accessibility. Reference added to Policy 10.24</td>
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<td>10.9</td>
<td>Risk Management and Minimisation</td>
<td>2 May 2018</td>
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<td>Revised Date</td>
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<td>10.10</td>
<td>Managing compliance with general laws and other provisions</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Reference to Risk Assessment as well as Risk Benefit analysis added and sample template inserted</td>
<td>20 June 2019</td>
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<td>10.11</td>
<td>Management Code of Conduct</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Reference to compliance obligations under non-specific ECEC laws and regulations</td>
<td>20 June 2019</td>
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<td>10.12</td>
<td>Information Technology</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Title change and sample code of conduct referenced</td>
<td>20 June 2019</td>
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<td>10.13</td>
<td>Procurement and Purchasing</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Social media references moved to social media policy 10.26</td>
<td>20 June 2019</td>
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<td>Record Back-up and Off-site Information Handling</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>Title change, reference to procurement included with relevant guidelines</td>
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<td>Asset Management</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>General edits to improve accessibility and reference to stocktake added</td>
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<td>Intellectual Property and Copyright</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>Strategic Planning</td>
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<td>14 June 2019</td>
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<td>Court Orders and the Release of Children in Care</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>General edits to improve accessibility. Specific references to parenting plans and court orders</td>
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<td>SB 20 June 2019</td>
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<td>10.19</td>
<td>Policy Development, Sourcing and Review</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>Environmental Responsibility</td>
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<td>14 June 2019</td>
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<td>Title change to reflect revised NQS. General edits to improve accessibility</td>
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<td>SB 20 June 2019</td>
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<td>10.21</td>
<td>Service Closures</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
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<td>Updated policy</td>
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<td>References to revised materials on closures added and reference to notifications policy20 June 2019</td>
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<td>SB 20 June 2019</td>
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<td>10.22</td>
<td>Determining the Responsible Person</td>
<td>2 May 2018</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Updated policy</td>
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<td>Reworded to reflect Oct 18 regulatory amendments</td>
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<td>General edits to improve accessibility</td>
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<td>SB 16 August 2018 20 June 2019</td>
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<td>10.23</td>
<td>Managing requests for information</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled Updated policy</td>
<td>Title change and regulations requiring information to be provided added</td>
<td>SB</td>
<td>20 June 2019</td>
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<td>10.24</td>
<td>Privacy Policy</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled Updated policy</td>
<td>General edits to improve accessibility and to clarify the differing purpose of this policy and 10.8</td>
<td>SB</td>
<td>20 June 2019</td>
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<td>10.25</td>
<td>Single Staff Member</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled Updated policy</td>
<td>General edits to improve accessibility</td>
<td>SB</td>
<td>20 June 2019</td>
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<td>10.26</td>
<td>OSHC Service Social Media Guidelines</td>
<td>2 May 2018 14 June 2019</td>
<td>Scheduled Updated policy</td>
<td>Updated policy for specific application to families. Reference about community behaviour added</td>
<td>SB</td>
<td>20 June 2019</td>
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<td>10.27</td>
<td>Self-Assessment and Quality Improvement</td>
<td>2 May 2018 14 June 2019</td>
<td>Updated Policy Updated policy</td>
<td>Added self-assessment Title change and reference to regulation added. General edits to improve accessibility</td>
<td>SB</td>
<td>16 August 2018 20 June 2019</td>
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<td>10.28</td>
<td>Record Keeping and Retention</td>
<td>2 May 2018 14 June 2019</td>
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<td>Added Child Care Subsidy records required and new retention timeframes</td>
<td>SB</td>
<td>20 June 2019</td>
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<td>10.29</td>
<td>Hardship and Administration of</td>
<td>2 May 2018</td>
<td>Scheduled</td>
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<td>SB</td>
<td>20 June 2019</td>
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<td>Type</td>
<td>Description</td>
<td>Responsible</td>
<td>Date Signed</td>
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<td>Additional Child Care Subsidy</td>
<td>14 June 2019</td>
<td>Updated policy</td>
<td>Title to reflect requirements of Additional Child Care Subsidy. Clause about non waiver of fees</td>
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<td>10.30 Conflict of Interest</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>General edits to improve accessibility</td>
<td>SB</td>
<td>20 June 2019</td>
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<tr>
<td>10.31 Managing instances of Non-Compliance and Policy/Procedure breaches within the Service</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Updated to Oct 18 regulatory amendments. Title and specific references to regulations in respect of steps to be taken to address and record non compliance</td>
<td>SB</td>
<td>16 August 2018</td>
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<tr>
<td>10.32 Appropriate Governance</td>
<td>2 May 2018</td>
<td>Updated policy</td>
<td>Updated to reflect Oct 18 regulatory amendments. Revised policy to meet requirements of Child Care Subsidy approval. Information on effective handover and succession planning added as well as reference to Management Capability</td>
<td>SB</td>
<td>16 August 2018</td>
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<tr>
<td>10.33 Managing Notifications</td>
<td>2 May 2018</td>
<td>Scheduled</td>
<td>Added new notifications required for the administration of Child Care Subsidy</td>
<td>SB</td>
<td>20 June 2019</td>
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<tr>
<td>10.34 Administration of Child Care Subsidy (CCS)</td>
<td>14 June 2019</td>
<td>New policy</td>
<td>New policy to reflect requirements of the administration of CCS</td>
<td>SB</td>
<td>20 June 2019</td>
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<tr>
<td>10.34.1</td>
<td>Personal information and consent form for information collection for CCS</td>
<td>14 June 2019</td>
<td>New policy</td>
<td>Personal information and consent form for information collection for CCS for persons with management and control</td>
<td>SB</td>
<td>20 June 2019</td>
</tr>
</tbody>
</table>
10.20 Environmental Responsibility Policy

The service takes a proactive approach to Environmental Management in order to minimise the impact of its activities on the environment. This is demonstrated through a commitment to developing and implementing practices which support, respect and care for our land and its resources.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Environmental Protection Act 1994, Environmental Protection Regulation 2008
- Work Health and Safety Act 2011 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership; Quality Area 3 – Physical environment

Procedures

The Approved Provider, in consultation with the Nominated Supervisor, will develop and implement practices to minimise the impact of the services activities on the environment and to promote environmental responsibility. This may include a plan which describes the services practices in relation to:

- Water usage;
- Energy efficiency;
- Waste management;
- Use of chemicals;
- Air quality;
- Care of animals and vegetation; and
- Consideration of the local environment.

Information will be provided to staff, parents and children in regards to issues affecting the way the service is dealing with and managing environmental issues.

The service will encourage links and networking with parents and the community on environmental issues by keeping them informed of what the service is doing and being aware of what others can bring to the service.
10.21 **Service Closures Policy**

The service acknowledges that there may be times when the service is required to close due to both planned and unforeseen circumstances. The service recognises that effective communication procedures must be in place to ensure all families are notified if closure of the service is expected.

### Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Australian Government DET Child Care Provider Handbook*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

### Procedures

The service will operate as per the approved and advertised opening hours for each session of care where Child Care Subsidy is claimed unless approval is given by the regulatory authority (Queensland Government Department of Education - Early Childhood Education and Care) and the Australian Government Department of Education.

The service will not close early due to children being collected prior to the approved and advertised closing time, unless prior approval has been granted by the Regulatory Authority (Department of Education - Early Childhood and Community Engagement) and the Australian Government Department of Education and Training.

Closure of the service may occur in the following instances:

- Extreme weather conditions;
- Emergency situation, such as fire or other external threat;
- Loss of power and/or water.

Determination for closure will be made in consultation with the Approved Provider and/or emergency services personnel, if relevant.

In the case of closure of the service, the Nominated Supervisor will:

- Contact families to collect the children from the service;
- Ensure the safety of all children and educators involved; and
- Notify the Regulatory Authority and Australian Government in accordance with Policy 10.33

References:

- [https://docs.education.gov.au/node/52291](https://docs.education.gov.au/node/52291)
10.22 Determining the Responsible Person Policy

The Approved Provider must ensure that the education and care service has a Responsible Person in day to day charge of the service. This policy outlines the process for determining the responsible person.

📖 Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act 2010 and Regulations 2011
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership

✍️ Procedures

A responsible person must be present at all times when the service is educating and caring for children. If the Approved Provider or Nominated Supervisor is absent, an appointed Responsible Person will be placed in day to day charge of the service.

The Nominated Supervisor of the service must meet the requirements/conditions of the Education and Care Services National Law Act 2010 and Regulations 2011.

In the absence of the Nominated Supervisor, the Approved Provider or Nominated Supervisor will designate an educator, with their written consent, to be placed in the day to day charge of the service. This person must meet the requirements/conditions of the Education and Care Services National Law 2010 and Regulations 2011 with regard to ensuring suitability and that they are not prohibited under the National Law.

In determining the responsible person, the Approved Provider and/or Nominated Supervisor must determine if that person is suitable. This means considering the capacity of this person to ensure children's safety and wellbeing, having regard to their qualifications, skills, knowledge, work experience and age. This includes the person’s:

- Understanding of the Education and Care Services National Law Act 2010 and Regulations 2011 and compliance;
- Understanding of other relevant laws and provisions such as Child Protection, Confidentiality, Grievance Management, Work Health, Food Handling, etc.;
- Capacity to implement emergency and evacuation procedures;
- Ability to attend to parent inquiries (either directly or by referral);
- Capacity to supervise, manage and lead other educators;
- Ability to respond to incidents involving children’s health and safety;
- Ability to respond to incidents involving the health and safety of educators, volunteers and family members present at the service;
- Knowledge (extensive) of service policies and procedures including opening/closing procedures;
- Capacity to ensure the safety and wellbeing of all children being educated and cared for while they are the responsible person;
• Ability to effectively make written records of incidents;
• Ability to effectively communicate with children, families, staff, school and relevant authorities;
• Ability to reflect and evaluate their performance as the responsible person; and
• Ability to understand and articulate practice.

The Approved Provider (or Nominated Supervisor on their behalf) will maintain a record with sufficient evidence of the educator’s assessed capability, and keep it on file to demonstrate compliance to the Regulatory Authority e.g. Determining the Responsible Person Checklist, Delegation and Consent form. This will help to show that reasonable steps have been taken to comply with obligations under the National Law. (See also 10.6.3 & 10.6.4)

The Approved Provider (or Nominated Supervisor on their behalf) will maintain a staff record including the name of the responsible person at the service for each time that children are being educated and cared for by the service (National Regulation 150).

In accordance with regulatory requirements, a sign stating the name and position of the responsible person in charge must be displayed at all times children are being educated and cared for (Regulation 173).
10.22.1 Determining the Responsible Person Checklist, Delegation and Consent

Name: 
Position: 
Date of birth: / / (must be over 18)

The Education and Care Services National Law Act 2010 requires that a Responsible Person is physically in attendance at all times the service is educating and caring for children. The Responsible Person is either the Approved Provider (or the person in management or control of the service), the Nominated Supervisor of the service, or an Educator who has been placed in day-to-day charge of the service.

A Responsible Person placed in day to day charge of a service does not have any statutory responsibilities under the National Law and Regulations and the Nominated Supervisors’ responsibilities do not pass to them in the Nominated Supervisor’s absence. However, the Responsible Person is still responsible for ensuring the service continues to comply with the law and regulations as well as the service’s own policy and procedures.

A Responsible Person in Charge's role is to:
- Have a sound understanding of the requirements and obligations set out under the Education and Care Services National Law Act (2010) and Regulations (2011);
- Ensure that the service operates within the Education and Care Services National Law Act (2010) and Regulations (2011);
- Ensure the service meets the National Quality Standards;
- Communicate all incidents involving children, educators or visitors to the service to the Nominated supervisor and/or Approved Provider within a reasonable timeframe;
- Respond to requests and enquiries from parents, educators and management.

Qualifications

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<th>Details/Evidence</th>
<th>Yes/No</th>
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<tr>
<td>Must hold or be actively working towards minimum 2 year or higher relevant qualification as per ACECQA register</td>
<td>□ Detail qualification working towards or obtained (consider a 50% completion requirement as a better practice in determining the responsible person)</td>
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<td>First Aid, Asthma and Anaphylaxis</td>
<td>□ Detail when completed and course code/s</td>
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<tr>
<td>Working with Children Check</td>
<td>□ Number, valid and expiry</td>
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## Knowledge

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<tr>
<th>Criteria</th>
<th>Details/Evidence</th>
<th>Yes/No</th>
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| Understanding of the Education and Care Services National Law Act 2010 and Regulations 2011 | ☐ Attending training  
☐ Completed knowledge test                                                                 |        |
| Understanding of other relevant laws and provisions such as Child Protection, Work Health, Food Handling, etc. | ☐ Attending training  
☐ Completed knowledge test                                                                 |        |
| Knowledge (extensive) of service policies and procedures including opening/closing procedures | ☐ Signed staff handbook and/or acknowledgement of service policy                 |        |

## Skills

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<th>Criteria</th>
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<td>Capacity to implement emergency and evacuation procedures</td>
<td>☐ Emergency procedure rehearsal review</td>
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<tr>
<td>Ability to attend to parent inquiries (either directly or by referral)</td>
<td>☐ Training</td>
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<tr>
<td>Capacity to supervise, manage and lead other educators</td>
<td>☐ Training</td>
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<tr>
<td>Capacity to ensure the safety and wellbeing of all children being educated and cared for while they are the responsible person</td>
<td>☐ Training</td>
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<tr>
<td>Ability to reflect and evaluate their performance as the responsible person</td>
<td>☐ Can provide feedback and identify opportunities for improvement</td>
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## Work experience

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<td>Demonstrated ability to respond to incidents involving children's health and safety</td>
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<td>Demonstrated ability to respond to incidents involving the health and safety of educators, volunteers and family members present at the service</td>
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<td>Demonstrated ability to effectively make written records of incidents</td>
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<td>Demonstrated ability to effectively communicate with children, families, staff and management</td>
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<td>Demonstrated ability to effectively communicate with school and relevant authorities</td>
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Consent: I ...........................................................................................................................................consent to take on the role of Responsible Person in day to day charge of *(insert name of service)* and make a declaration as follows:

- I have read the role description that forms part of this documentation and agree to the conditions outlined;
- I am confident in my knowledge and can perform all requirements of the role when placed in day to day charge of the service;
- I have not been subject to any compliance actions or disciplinary proceedings under the Education and Care Services National Law Act (2010) and Regulations (2011).

Signature of Appointee to Responsible Person role: ___________________________________________ Date: __________________________

Designation by Nominated Supervisor/Approved Provider:
10.23 Managing requests for information Policy

The Approved Provider recognises the need to make information available to parents regarding children's enrolment, participation and attendance at the service. Information shall be made available to families upon request so long as the request is reasonable, equitable and lawful.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Privacy Act 1988 and Regulations 2013
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Parents/guardians may request information from the Approved Provider with regard to their child/ren's participation and attendance at the service. However, in the instance that there is a court ordered custodial arrangement/parenting order in place, the service will ensure any or all information requested is in accordance with such orders. This information may include (but is not limited to):

- The enrolment record;
- Information about the educational program (National Regulation 76);
- Dietary requirements and menus (National Regulation 80);
- Attendances;
- Fee payments;
- Records of child care subsidies;
- Medical conditions policy (National Regulation 91) and
- Incident/accident reports (National Regulation 86); and
- Risk assessments (National Regulations 100 and 102)

Sources of information such as those identified may be requested either in person or in writing to the Nominated Supervisor and/or the Approved Provider.

Where this information does not breach confidentiality to any other person it will be provided upon request in the form of a written record or statement.

The Approved Provider will only make accessible information of a sensitive nature that is not requested for a general purpose, upon written request which explains the purpose for which the information is being requested and the timeframe in which it is required.

Information requested by parents relating to a child under a court order or parenting plan will be subject to the conditions as per the court order/parenting plan.

When necessary, a legally certified request may be required. Costs associated with the provision of information that is not for a general purpose may be negotiated, particularly if the gathering and collating of those records is comprehensive.
10.24 Privacy Policy

The service respects and supports the principles of privacy and confidentiality and complies with the Australian Privacy Principles in relation to information gathered and stored by the service. Personal information collected may include family, health or medical information however all information gathered is relevant to ensure quality care is provided to the children and families who use the service.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Privacy Act 1988 and Regulations 2013
- Privacy Amendment (Notifiable Data Breaches) Act 2017
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Through the procedures of this policy, the service complies with the Australian Privacy Principles (APPs) from the Privacy Amendment (Enhancing Privacy Protection) Act 2012.

The service aims to manage personal and sensitive information in an open and transparent way, with clear guidelines relating to how it is collected and stored.

For the purposes of providing child care and in order to fulfil its duty of care to families and children using the service, the following information is collected from parents/guardians through the enrolment process:

- Full name, address, contact numbers, date of birth and Centrelink reference number for each child and parent/guardian;
- Full name, address and contact number of emergency contact nominees;
- Family cultural information;
- Children's medical details;
- Children's dietary requirements;

Enrolment forms containing personal information are stored in a secure and confidential storage facility within the service office and online in the services Child Care Subsidy software. The Approved Provider, the Nominated Supervisor or Responsible Person in Charge shall have access to this confidential information. Information will be also be shared amongst the educator team as required to support children’s health, safety and wellbeing.

Personal and sensitive information may be collected throughout the course of providing care to children.

Family enrolment and other personal information can be accessed for the purposes of correcting information held by the service. Requests must be made to the Nominated Supervisor and/or Approved Provider and will include verification of the right to access such personal information.

Individuals have the option of not identifying themselves or using a pseudonym when dealing with the service in particular circumstances, such as complaints processes however, this may limit the capacity of the service to effectively deal with issues as a result.

Grievances and complaints relating to the service’s handling of personal information must be in writing and will be dealt with as per the service’s Complaints Handling Policy.
Through the family enrolment process, it is understood that personal and private information will be shared with government departments and other health and/or medical professionals, as required by law, in order to ensure the health and wellbeing of children attending the service.

References

10.25 Single Staff Member Policy

The Approved Provider is responsible for ensuring the safety of the children in its care and employees of the service. This policy and procedure has been developed to minimise the potential risks where the service operates with a single educator on duty and working with the children.

Relevant Laws and other Provisions

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *Family and Child Commission Act 2014*
- *Duty of Care*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

Procedures

In determining the need for the service to operate with a single staff member, management will be guided by the Education and Care Services National Regulations 2011 and the specific provisions for Queensland, which set out the following:

- A maximum of 15 school age children to 1 educator; and

- Educators must be working directly with children to be included in the ratios.

The service may obtain approval from the Regulatory Authority to operate with a single educator during certain periods of care (such as Before School Care), where attendances are below the maximum school age children to educator ratio requirements as per the Education and Care Services National Regulations 2011.

A supervisory management plan, to guide practice when using a single staff model, will be developed in consultation with management, educators, families and children and will consist of procedures relating (but not limited) to:

- Injury, illness or trauma to educators;
- Toileting procedures for educators;
- Managing children’s behaviour incidents;
- Managing attendance of children not booked into the session of care; and
- Injury, illness or trauma to children which requires significant individual attention of the educator.

Educators delegated to work in the capacity of a single staff member will be determined by the Approved Provider as a responsible person, with the relevant notification at the service to be visible at the parent area.

The Approved Provider will ensure that the educator delegated to work as the single staff member (whether or not the Nominated Supervisor), has the required academic qualifications, first aid qualifications, and anaphylaxis management and emergency asthma management training as prescribed under the Education and Care Services National Regulations 2011.

The Approved Provider will ensure that any educator delegated to work as the single staff member will have provided to them, and be kept on site, details of an emergency contact as well as details of any relevant medical conditions that could result in medical attention being required (e.g. diabetes).

To ensure the correct educator to child ratios are adhered to, parents/guardians will be requested to make a booking for their child as soon as reasonably possible. (See Policy 2.14 - Bookings and Cancellations).

In the event of children arriving at the service for care without notice and as a result places the service in breach of educator to child ratios, the responsible person in charge will implement procedures as per the service supervisory management plan.

The Approved Provider will ensure that the single educator on duty has access to an operating telephone (mobile or fixed) whenever children are being cared for.

The name and telephone number of nominated contacts (who are on call and available when the service is operating) will be clearly displayed near the service telephone.

Emergency procedures and evacuation plans are developed in consultation with the children and are on display at all times. Children will be made aware of procedures required in the event of an emergency situation involving the single educator. This may include contacting another adult or the emergency services. These procedures will be practiced regularly.
10.26 OSHC Service Social Media Guidelines

The service recognises that social media networking sites and other internet applications are effective methods for communicating with families who use the service and are committed to ensuring and promoting safe and positive communications. This policy aims to establish guidelines and procedures for the set-up and ongoing administration of the OSHC social media pages/sites with the intention to ensure all communications are respectful and ethical.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Family and Child Guardian Act 2014*
- *Child Protection Act 1999 and Regulations 2000*
- *Privacy Act 1988 and Regulations 2013*
- *Code of Conduct*
- *National Quality Standard, Quality Area 7 – Governance and leadership*

Procedures

Definition

’Social Media’: refers to any online tools or functions that allow people to communicate via the internet. This includes, but is not limited to, websites and applications such as:

- Social networking sites: e.g. Facebook, LinkedIn;
- Video and photo sharing websites: e.g. YouTube, Flickr, Story Park, Notebook, Homeroom etc; and
- Blogging and micro blogging sites: e.g. Twitter.

Management Responsibilities

The privacy and confidentiality of families, children, management and employees of the service is of paramount importance therefore the Approved Provider will ensure guidelines are established to monitor all social media communications.

The Approved Provider will authorise the establishment of all service social media communication methods using the following guidelines for administration:

- A maximum of two administrators will be delegated to approve and monitor social media activity;
- Privacy settings will be defined to ensure delegated administrators approve any posts before being made public; and
- Inappropriate posts and comments will be deleted and dealt with in accordance with this policy and procedures.
Management will develop guidelines for educators regarding their participation with families currently connected with the education and care service on social media sites such as Facebook and Twitter (see Policy 8.14 – Staff Online Social Networking).

Information, photographs and/or videos related to educators, children or families will not be disclosed or published on the service social media site without written consent from that individual or their parents.

**Communication**

The service will use social media to support and enhance rather than replace already established and effective family communication methods.

Good judgement and common sense must be used to ensure the reputation of the service, its employees and stakeholders are not harmed when communicating through social media. Once something is placed online, it spreads quickly and cannot be retracted.

Administrators of service’s social networking page will adhere to the following guidelines:

- Only families enrolled with the service will be invited to access information;
- Under no circumstances are children attending the service to be invited to participate in the service’s social networking site without explicit consent of their parents;
- Only Information and/or comments relating to the activities and operations of the service will be posted on the service’s social networking site;
- Authorisation of families must be obtained before images of children can be considered for upload;
- Only community members known to the service shall be invited i.e. teachers, school leaders etc.

The service social media site will be used as a tool for sharing information and program updates with service families and may include (but not be limited to) the following:

- General service notices and reminders;
- Promotion of upcoming service and/or community events;
- Seeking ideas and suggestions on service program and operations;
- Providing important links and information relating to children’s health and wellbeing;
- Reaffirming details provided through other family communication sources such as newsletters, notices and flyers; and/or
- Photographs depicting daily events, environment and activities.

Through the Family Handbook, information will be provided with regard to expectations for family communication with the service which may include comments and posts through social media.

**Permissions/Authorisations**

In giving general consent, families must authorise in writing, the sharing and publication of information, photos and/or images of their child, prior to being posted on any social media sites.

Educators and volunteers engaged with the service must authorise in writing, the sharing and publication of information, photos and/or images of themselves, prior to being posted on any social media sites.
Delegated administrators will have discretion to approve/deny access to the service’s social media site.

**Policy Breach**

All grievances and/or complaints in relation to use of the service’s social media will be dealt with as per the Complaints Handling Policy (see Policy 9.5).

Misuse of social media can have serious consequences for the Approved Provider, the service, its employees and families, therefore any party that posts negative or defamatory comments on the service’s social media sites will be reported to the service administrators.

Continued posting of negative and/or defamatory comments will result in the offending party being blocked from the service’s social media accounts.

The Nominated Supervisor and Approved Provider are responsible for ensuring adherence to these social media guidelines. This includes undertaking appropriate investigation of any suspected or identified breach. In the event of serious misconduct, procedures as per the relevant service policy will be followed.

**References**

10.27 Self-Assessment and Quality Improvement Policy

The service acknowledges and recognises that continuous improvement is an important part of the National Quality Framework and takes a proactive approach to establishing effective processes and systems for evaluating and reviewing current practices and identifying areas and opportunities for improvement.

Relevant Laws and other Provisions

- Education and Care Services National Law Act, 2010 and Regulations 2011 (National Regulations 55 and 56)
- ‘My Time, Our Place’ Framework for School Age Care in Australia
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

Self-assessment and continuous improvement is an ongoing process. The Approved Provider and Nominated Supervisor will actively work towards developing a culture of self-assessment and continuous improvement in every aspect of service operations.

The Approved Provider and Nominated Supervisor shall be responsible for developing a continuous improvement process which will include regular reviews of the quality of current service and educator practices.

As part of the service’s overall continuous improvement process, all standards and elements of the National Quality Standard will be reviewed on a regular basis in order to identify:

- Effectiveness of current practice in delivering quality outcomes for children, families and educators;
- Improvements to current practices, procedures and service routines; and
- Changes to be implemented as a result of review.

All stakeholders (management, educators, families and children) will be encouraged to be involved in the service’s continuous improvement process with ideas and suggestions for practice improvements welcomed.

To comply with National Regulations 55 and 56, the Approved Provider will ensure that a Quality Improvement Plan is prepared and maintained for the service that:

- Contains a statement of philosophy of the service.
- Includes the assessment of the quality of practices of the service against the National Quality Standard and the National Regulations;
- Identifies the areas requiring improvement, goals and the steps to improve; and
- Maintains notes with dates of the progress being made

The Approved Provider will ensure that the service’s Quality Improvement Plan is reviewed and revised:

- At least annually; and/or
- When directed by the Regulatory Authority

The Approved Provider will submit the service’s current Quality Improvement Plan to the Regulatory Authority on request.

10.28 Record Keeping and Retention Policy
The service acknowledges its duty to document and maintain appropriate employee, family and child records in line with regulatory requirements. This policy outlines the types of records kept by the service as well as the procedure for secure storage and/or archiving of such records.

**Relevant Laws and other Provisions**

The laws and other provisions affecting this policy include:

- *Education and Care Services National Law Act, 2010 and Regulations 2011*
- *Child Protection Act 1999 and Regulations 2000*
- *Privacy Act 1988 and Regulations 2013*
- *Work Health and Safety Act 2011 and Regulations 2011*
- *Children’s Services Award (2010)*
- *Parents and Citizens Associations Award (2016)*
- *Commonwealth Child Care Act 1972 (Child Care Benefit)*
- *Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011*
- *Australian Child Care Provider Handbook*
- *National Quality Standard Areas 1-7*

**Procedures**

**Records to be kept in relation to the service**

In order to comply with regulatory requirements the service shall maintain current policies and procedures, particularly in relation to the following matters:

- Health and safety, including matters relating to:
  - Nutrition, food and beverages, dietary requirements;
  - Sun protection;
  - Water safety, including safety during any water-based activities; and
  - The administration of medication and first aid.
- Incident, injury, illness and trauma procedures;
- Dealing with infectious diseases;
- Dealing with medical conditions in children;
- Emergency and evacuation;
- Delivery of children to, and collection of children from the service;
- Excursions
- Providing a child safe environment including child protection;
- Staffing, including:
  - A code of conduct for staff members; and
  - Determining the responsible person present at the service; and
  - The participation of volunteers and students on practicum placement.
- Interactions with children;
- Enrolment and orientation;
- Governance and management of the service including confidentiality of records;
- The acceptance and refusal of authorisations;
- Dealing with complaints; and
- Payment of fees and provision of a statement of fees charged by the service.

The service shall keep a record of any compliance matters, including:

- Details of any amendment of the service approval including:
  - The reason stated by the Regulatory Authority for the amendment;
  - The date on which the amendment took, or takes, effect; and
  - The date (if any) that the amendment ceases to have effect;

- Details of any suspension of the service approval (other than a voluntary suspension), including:
  - The reason stated by the Regulatory Authority for the suspension;
  - The date on which the suspension took, or takes, effect; and
  - The date that the suspension ends.

- Details of any compliance direction or compliance notice issued to the Approved Provider in respect of the service, including:
  - The reason stated by the Regulatory Authority for issuing the direction or notice;
  - The steps specified in the direction or notice; and
  - The date by which the steps specified must be taken.

- The compliance records must not include any information that identifies any person other than the Approved Provider.

Records required to be kept in order to comply with requirements of Child Care Subsidy:

To maintain approval, providers must keep certain records and notify the Department of Education and Training of certain events. Failure to keep these records and provide the required notifications can result in suspension or cancellation of provider or service approvals, or other penalties. All providers must keep and maintain the following records:

- complaints made to the provider, or to any of the services of the provider, relating to compliance with the Family Assistance Law
• record of attendance for each child for whom care is provided (regardless of eligibility for Child Care Subsidy and/or Additional Child Care Subsidy, including records of any absences from care)

• statements or documents demonstrating that Additional absence days in excess of the initial 42 absence days meet the criteria

• copies of invoices and receipts issued in relation to the payment of child care fees

• copies of all Statements of Entitlement issued and any statements issued to advise of a change of entitlement.

Providers must also keep a written record of the following, even if they would not otherwise record them in writing:

• any notice given to a state or territory body about a child at risk of abuse or neglect

• copies of the evidence and information provided with an application for approval about persons with management or control of a provider and persons responsible for the day-to-day operation of a service

• any evidence or information produced to obtain police checks and working with children checks for personnel and to support any statements about these checks in an application for provider or service approval.

• Written records include records that are made and stored electronically, as long as they are stored safely and any changes, apart from incidental changes related to their storage and display, are also recorded.

• Providers must keep written records of all required background checks for all specified personnel.

• Records must be kept for seven years.

Records required to be kept by the service in relation to building and environmental safety include (but not limited to):

• Annual Occupiers’ Statements;

• Certificate of Building Classification;

• Emergency and Evacuation instructions/plan for each building;

• Evacuation signs and diagrams for each evacuation route;

• Emergency evacuation/lockdown evaluation records;

• Personal Emergency Evacuation Plan (PEEP) for any individual who cannot use the normal evacuation procedures;

• Maintenance records for all fire safety equipment.

As per regulatory requirements, the service must ensure that, for the purposes of the educational program, records of evaluations of children's wellbeing, developmental needs, learning and participation in the program are maintained.

The service shall keep all records, in compliance with, and as prescribed under other relevant legislation, regulations, local government by-laws and national codes, and as mentioned in specific policies of the service.

**Records to be kept in relation to educators**

For the purposes of this policy, the term educators includes (but is not limited to) the Educational Leader, volunteers, vocational students and responsible persons. Staff records for all educators (including the Nominated Supervisor) will include:

• Full name, address and date of birth of the person;
• Evidence of any relevant qualifications held by the person; or if applicable, that the person is actively working towards that qualification;

• Evidence of any approved training (including first aid training) completed by the person; and

• Clear copy of positive notice for child related employment (Blue Card).

The staff record must include the name of the person designated as the Educational Leader.

The staff record must include the full name, address and date of birth of each student or volunteer who participates at the service. The service must also keep a record for each day on which the student or volunteer participates at the service, the date and the hours of participation.

The approved provider must keep a record of educators working directly with children that includes the following information:

• The name of each educator who works directly with children being educated and cared for by the service; and

• The hours that each educator works directly with children being educated and cared for by the service (rosters and timesheets).

The service will keep a record of the responsible persons who have been delegated, and with their written acceptance, to be placed in day to day charge of the service. The staff record will identify the name of the responsible person at the service for each time that children are being educated and cared for by the service.

The Approved Provider will maintain all employment records and other relevant employee documentation for educators including (but not limited to):

• Timesheets and/or wage books;

• Personal information including next of kin and medical information;

• Employee contracts, letters of employment, etc.; and

• Records of any work, health and safety incident or injury.

Records to be kept in relation to children and families

The service will ensure that an enrolment record is kept for each child that includes (as a minimum) the following information:

• The full name, gender, date of birth and address of the child;

• The name, address and contact details of:

  o Each known parent of the child;

  o Any person who is to be notified of an emergency involving the child and if any parent of the child cannot be immediately contacted;

  o Any person who has been given permission by a parent or family member to collect the child from the Service:

  o Any person who is authorised to consent to medical treatment of, or to authorise administration of medication to, the child;

  o Any person who is authorised to authorise an educator to take the child outside the service’s approved area.
- Clear copies of any court orders, parenting orders or parenting plans relating to the child's residence; to powers, duties, responsibilities or authorities of any person in relation to the child or access to the child; or the child's contact with a parent or other person.

- The language used in the child's home;

- The cultural background of the child and, if applicable, the child's parents;

- Any special considerations for the child, for example any cultural, religious or dietary requirements or additional needs;

- An authorisation, signed by a parent or a person named in the enrolment record as authorised to consent to the medical treatment of the child, for the service to seek:
  - Medical treatment for the child from a registered medical practitioner, hospital or ambulance service; and
  - Transportation of the child by an ambulance service.

- If relevant, an authorisation for the service to take the child on regular outings;

- The child's Medicare number and the name, address and telephone number of the child's registered medical practitioner or medical service;

- Details of any specific healthcare needs of the child, including:
  - Any medical condition;
  - Allergies, including whether the child has been diagnosed as at risk of anaphylaxis;
  - Any medical management plan, anaphylaxis medical management plan or risk minimisation plan to be followed with respect to a specific healthcare need, medical condition or allergy;
  - Details of any dietary restrictions for the child; and
  - The immunisation status of the child;

The service shall ensure that children's attendance records are kept and shall include:

- The full name of each child attending;

- The date and time each child arrives and departs; and

- A signature of one of the following persons at the time that the child arrives and departs:
  - The person who delivers the child to the education and care service premises or collects the child from the education and care service premises; or
  - The nominated supervisor or an educator.

The service will keep a medication record for all children enrolled at the service. The records will include:

- The name of the child;

- The authorisation to administer medication (including, if applicable, self-administration), signed by a parent or a person named in the child's enrolment record as authorised to consent to administration of medication;

- The name of the medication to be administered;

- The time and date the medication was last administered;
• The time and date, or the circumstances under which, the medication should be next administered;
• The dosage of the medication to be administered;
• The manner in which the medication is to be administered.

If the medication is administered to the child, or the child self-administers their medication, the record must include:

• The dosage that was administered;
• The manner in which the medication was administered;
• The time and date the medication was administered;
• The name and signature of the person who administered the medication;
• The name and signature of the educator witness to the dosage and administration.

The service must ensure that an incident, injury, trauma and illness record is kept in accordance with regulatory requirements. The incident, injury, trauma and illness record must include:

• Details of any incident in relation to a child or injury received by a child or trauma to which a child has been subjected while in care, including:
  o The name and age of the child;
  o The circumstances leading to the incident, injury or trauma; and
  o The time and date the incident occurred, the injury was received or the child was subjected to the trauma.

• Details of any illness which becomes apparent while the child was in care including:
  o The name and age of the child;
  o The relevant circumstances surrounding the child becoming ill; and
  o The time and date of the apparent onset of the illness.

• Details of the action taken by the service in relation to any incident, injury, trauma or illness which a child has suffered while in care, including:
  o Any medication administered or first aid provided;
  o Any medical personnel contacted;
  o Details of any person who witnessed the incident, injury or trauma;
  o The name of any person the service notified or attempted to notify;
  o The time and date of the notifications or attempted notifications;
  o The name and signature of the person making an entry in the record, and the time and date that the entry was made;

The information above must be recorded as soon as practicable, but not later than 24 hours after the incident, injury or trauma, or the onset of the illness.

Length of time records must be kept
In order to comply with regulatory requirements, the Service will keep records for the following periods:

- If the record relates to an incident, illness, injury or trauma suffered by a child while being educated and cared for by the service, until the child is aged 25 years;

- If the record relates to an incident, illness, injury of trauma suffered by a child that may have occurred following an incident while being educated and cared for by the service, until the child is aged 25 years;

- If the record relates to the death of a child while being educated and cared for by the service or that may have occurred as a result of an incident while being educated and cared for, until the end of 7 years after the death;

- In the case of any other record relating to a child enrolled at the education and care service, until 3 years after the last date on which the child was educated and cared for by the service.

- If the record relates to the Approved Provider, until the end of 3 years after the last date on which the Approved Provider operated the education and care service;

- If the record relates to the Nominated Supervisor or staff member of an education and care service, until the end of 3 years after the last date on which the Nominated Supervisor or staff member provided education and care on behalf of the service; and

- In the case of any other record, 3 years after the date on which the record was made.

- Records required to be kept in order to comply with requirements of Child Care Subsidy must be kept for 7 years from the date that record was made.

Confidentiality and storage of records

Documentation collected by our service will be stored in a safe and secure location for the relevant time periods as set out above and only made accessible to relevant and authorised individuals.

If the service is transferred to another Approved Provider under the law, documents relating to a child will not be transferred without the express consent of the child’s parents.

The service will ensure that information kept in a record is not divulged or communicated through direct or indirect means to another person other than:

- The extent necessary for the education and care or medical treatment of the child to whom the information relates;

- A parent of the child to whom the information relates, except in the case of information kept in a staff record;

- The Regulatory Authority or an authorised officer;

- As expressly authorised, permitted or required to be given by or under any Act or law; and

- With the written consent of the person who provided the information.
10.29 Hardship and Administration of Additional Child Care Subsidy Policy

The service is committed to ensuring that Additional Child Care Subsidy (ACCS) is administered effectively and in accordance with relevant legislation. The procedures outlined in this policy describe the steps taken to ensure compliance with the service’s obligations as an approved child care service for the purpose of administering ACCS.

Additional Child Care Subsidy provides additional fee assistance to support vulnerable or disadvantaged families and children. This support recognises the preventative and protective influence of quality child care on a child’s health, wellbeing and development, and the importance of continuity of care.

There are four different payments under Additional Child Care Subsidy:
1. Additional Child Care Subsidy (child wellbeing) — to help children who are at risk of serious abuse or neglect
2. Additional Child Care Subsidy (grandparent) — to help grandparents on income support who are the principal caregiver of their grandchildren
3. Additional Child Care Subsidy (temporary financial hardship) — to help families experiencing financial hardship
4. Additional Child Care Subsidy (transition to work) — to help low-income families transitioning from income support to work.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- Australian Government Child Care Provider Handbook, July 2018
- National Quality Standard, Quality Area 7 – Governance and leadership
- Policies: 10.4 - Fees 10.30 - Conflict of Interest

Procedures

The service shall maintain access to a current copy of the Australian Government Child Care Provider Handbook.

Additional Child Care Subsidy

Providers are centrally involved in identifying children who require extra support through Additional Child Care Subsidy (child wellbeing).

Providers are not involved in making applications for the other types of Additional Child Care Subsidy, although they may wish to help families who they think may be eligible by encouraging them to contact Centrelink and apply for additional assistance. Providers will be advised of individuals using their service who are receiving these other payments. An overview of these types of Additional Child Care Subsidy is available in the Australian Government Child Care Provider Handbook.

Additional Child Care Subsidy (child wellbeing) provides additional child care fee assistance to an individual (or provider) in respect of children at risk of serious abuse or neglect. It helps to address cost barriers families may experience, so that children can either enter or remain engaged with child care.

For the purposes of Additional Child Care Subsidy (child wellbeing), a child is taken to be at risk of serious abuse or neglect if the child is at risk of experiencing harm, as a result of current or past circumstances or events that resulted in the child being subject to, or exposed to, any of the following:

- serious physical, emotional or psychological abuse, or
• sexual abuse, or
• domestic or family violence, or
• neglect.

The Minister’s Rule sets out in detail the circumstances when a child is taken to be at risk of serious abuse or neglect for the purposes of Additional Child Care Subsidy (child wellbeing).

The definition of ‘at risk’ includes situations where the child is likely to experience those circumstances in the future (for example, the future risk is ‘real and apparent’). This allows families to be eligible for the subsidy at the appropriate earliest point and potentially before they are known to a child protection agency.

Any child who is identified as being at risk under state or territory child protection law will meet the definition of at risk and the individual (or provider) will therefore be eligible to receive the payment.

There are two ways for the service to access Additional Child Care Subsidy (child wellbeing):
A. Giving an Additional Child Care Subsidy (child wellbeing) certificate
B. Additional Child Care Subsidy (child wellbeing) determination.

Services should refer to the Australian Government Child Care Provider Handbook, July 2018 for further information on how to access ACCS.

Other Hardship

On a case by case basis, the Approved Provider may consider written requests for support from the Approved Provider when the hardship does not meet the threshold for ACCS, however under Family Assistance Law the service is unable to waive the gap/parent’s co-contribution.
10.30 Conflict of Interest Policy

The service is committed to ensuring that business and operational decisions are not negatively impacted by either a perceived or real conflict of interest. In the interests of transparency, accountability and probity, the following guiding principles and procedures for identifying, declaring and dealing with conflicts of interest will be followed by the service’s executive, employees and volunteers. For the purpose of this policy, conflict of interest also includes a potential conflict of interest.

Relevant Laws and other Provisions

The laws and other provisions affecting this policy include:

- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

How does conflict of interest arise?

A conflict of interest occurs when the private interests of a service executive, employee or volunteer come into conflict with their duty to act in the best interests of the organisation. Conflicts of interest are particularly relevant where the executive, employee or volunteer has a decision-making role.

Conflicts of interest are not wrong in themselves and can happen without anyone being at fault. However, it is vital that they are disclosed and managed effectively to ensure that the service executive, employees and volunteers perform their duties in a fair and unbiased way.

Personal interests that can give rise to conflicts may be pecuniary, involving an actual or potential financial gain, or non-pecuniary without any financial element.

Identifying direct and indirect conflict of interest

A direct interest is a reasonable likelihood that the circumstances of the person (including a company) would be directly altered if a matter is decided in a particular way, including a reasonable likelihood that:

- The person will receive a direct financial benefit or loss; and
- The residential amenity of the person will be directly affected.

The five types of indirect interest include:

1. Close association;
2. Indirect financial interest;
3. Conflicting duty;
4. Receipt of an applicable gift; and
5. Becoming an interested party.
Declaring and reporting conflict of interest

It is the responsibility of the executive, employee or volunteer to make a declaration of the conflict of interest as soon as this becomes known to the person. This declaration should be made to the relevant person in the organisation. All conflicts of interest should be reported to the Approved Provider.

Dealing with resolving conflict of interest

The main ways resolution can be achieved are:

- Restrict;
- Recruit;
- Remove; and/or
- Relinquish

Restricting the person with the conflict in the participation of decision making is an appropriate method where the conflict is not likely to arise frequently.

Recruiting an independent person to oversee all or part of the process is an appropriate method where the conflict is more significant and needs more practice management.

Removing the person with the conflict from the process is appropriate where there is ongoing serious conflict of interest and restriction or recruitment is not practical or feasible.

Relinquishing the private interest that gives rise to the conflict.

A record shall be made of the conflict of interest and how it was resolved.

Ongoing management of conflict of interest

The service will manage conflicts of interest by:

- Including information on processes for managing conflicts of interest in documents aimed at external stakeholders as relevant;
- Ensuring employees complete a statement of private interests (such as secondary employment and/or business dealings) on commencement, annually or at another appropriate time;
- Putting processes in place to ensure that statements of interest are updated at regular intervals; and
- Formally recording arrangements for addressing each conflict so that the agency can demonstrate how each conflict of interest was managed.

References

10.31 Managing instances of Non-Compliance and Policy/Procedure breaches within the Service

The service recognises that strategies must be in place to remedy any breaches with relevant legislation. This policy is designed to identify the various legislation and government authorities where compliance is required and clear strategies for steps to be taken when non-compliance is identified.

Relevant Laws and other Provisions

- Education and Care Services National Law Act 2010 and Regulations 2011
- Duty of Care
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- Australian Government DET Child Care Provider Handbook
- Privacy Act 1988 and Regulations 2013
- Work Health and Safety Act 2011 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership

Procedures

The service will take immediate action to remedy any non-compliance and policy/procedure breaches identified through:
- Internal compliance monitoring activities (in accordance with Policies 10.1 & 10.10)
- External compliance monitoring activities such as:
  - Spot checks undertaken by the Regulatory Authority
  - External audits

In accordance with Regulation 167, the service will keep a record of its compliance history and make it accessible upon request. The history must include:

- Details of any amendment of the service approval made by the Regulatory Authority under section 55 of the Law;
- Details of any suspension of the service approval (other than voluntary suspension); and
- Details of any compliance direction or compliance notice issued to the approved provider in respect of the service.

The information in the service’s compliance record must not include any information that identifies any person other than the approved provider.
Policy and Procedure breaches

Any action undertaken by employees, volunteers and management that is inconsistent with service policy and procedure shall be considered a breach.

The action taken to remedy breaches may include:
- Reviewing the policy and procedure and updating as required
- Retraining in the policy and procedure
- Undertaking disciplinary action in accordance with policy 8.19

Policy and procedure breaches resulting in non-compliance with the law will be reported in accordance with policy 10.33 Managing Notifications

Positive Notice Blue Card Compliance and Breach action

All employees (Paid or Exemption), volunteers (Volunteer) and executive members of management (Business Owners) must hold a current and valid Working with Children Check – Blue Card.

Prospective paid employees shall not be engaged to work at the service until appropriate application for a blue card has been made. Required evidence of such application shall be maintained at the service.

A blue card register will be maintained at the service containing copies of blue cards of all employees, volunteers and executive members of management. The register shall be referred to by the Nominated Supervisor/Administrator on a regular basis to track expiry dates.

All employees, volunteers and executive members of management holding existing blue cards prior to their involvement with the service shall be required to complete appropriate documentation to have their engagement with the service recorded e.g. https://www.bluecard.qld.gov.au/pdf/forms/DJAG008-Link-an-applicant-or-cardholder.pdf.

All employees, volunteers and executive members of management shall be provided with information regarding their responsibilities in holding a blue card.

Any breaches to these obligations will be reported to the Approved Provider and immediate action taken to remedy the breach.
10.32 Appropriate Governance Policy

The Approved Provider is responsible to ensure that appropriate governance arrangements are in place to guide service decision making ensuring effective oversight for those with management and control of the service.

Governance (as defined by the Australian Institute of Company Directors’ includes the management, rules, relationships, policies, systems and processes whereby authority within an organization is exercised and maintained. Simply put, an organization’s governance controls the manner in which its business is organised, managed and operated. Governance defines who makes the decisions what policies or processes are adopted, how risks are managed and how the organization remains financially viable.

Relevant Laws and other Provisions

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Family Assistance Law
- The organisation or entity’s constitution (insert specific details as required)
- Policy 10.2 Role and Composition of Sub-Committee/Parent Advisory Group
- National Quality Standard, Quality Area 7 – Governance and leadership

Specific provisions for P & C operated OSHC services:

- Queensland Education (General Provisions) Act 2006
- Accounting Manual for Parents and Citizens’ Associations

Procedures

The Approved Provider will ensure decision making is consistent with the organisation’s governance framework (conceptual structure and set of rules) as articulated in the organisation’s constitution which outlines how the organisation is managed and controlled.

In the case of a P & C operated OSHC, the P & C as the Approved Provider will ensure that decision making is informed by and consistent with the requirements articulated in the relevant laws and provisions, including (but not limited to):

- Queensland Education (General Provisions) Act 2006
- Accounting Manual for Parents and Citizens’ Associations
- P & C Qld - Support Guide for P & Cs
- P & C Qld - Quick Guide for P&C Executive Officers
- Education and Care Services National Law Act, 2010 and regulations 2011
- Family Assistance Law

Succession planning and handover

A governance, management and operations handbook will be developed to form an important part of the organisation’s succession planning and to support effective handover. This manual will be used to provide information and training during the handover period.

Management Capability
The executive members of the Approved Provider will be required to demonstrate ‘Management Capability’ as well as fitness and propriety.

Management Capability includes (but is not limited to) the individuals qualifications, knowledge, skills and experience in the areas of:

- Governance
- Human Resource Management
- Legislation and compliance
- Risk management and minimization
- Delivering quality programs and services

Refer also to Policy 10.34 Administration of Child Care Subsidy and Policy 10.10 Managing compliance with other laws and relevant provisions

References


Australian Government Child Care Provider Handbook

Australian Government Department of Education and Training: Child Care Provider Governance Requirements (December, 2018)
10.33 Managing Notifications

The service recognises that strategies must be in place to ensure notifications are made as required and to the relevant authority. This policy and procedure identifies the relevant authorities to which there is an obligation to notify of an event or occurrence within the service.

![Relevant Laws and other Provisions](image)

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- Child Protection Act 1999 and Regulations 2000
- Family and Child Commission Act 2014
- Working with Children (Risk Management and Screening) Act 2000 and Regulations 2011
- Australian Government Department of Education Children’s Services Handbook
- Privacy Act 1988 and Regulations 2013
- Work Health and Safety Act 2011 and Regulations 2011
- National Quality Standard, Quality Area 7 – Governance and leadership
- Policies: 8.2 – Educational Leader Policy, 10.1 – Quality Compliance Policy, 10.5 – Approval Requirements under Legislation Policy, 10.6 – Nominated Supervisor Policy, 10.7 – Insuring Risks Policy, 10.9 – Risk Management and Compliance Policy.

![Procedures](image)

The service shall make notifications as follows:

The Education and Care Services National Law Act 2010 and Regulations 2011 sets out incidents and allegations that are notifiable to the Regulatory Authority while a child or children are being educated and cared for by the service. These include:

- The death of a child while that child is being educated and cared for at the service or following an incident while that child was being educated and cared for by the service;
- A serious injury or trauma while the child is being educated and cared for, which required urgent medical attention from a medical practitioner; or the child attended, or should have attended a hospital (e.g. broken limb);
- Any incident involving a serious illness at the service, where the child attended, or should have attended a hospital (e.g. severe asthma attack, seizure or anaphylaxis);
- Any circumstance where a child appears to have been taken or removed from the service premises by someone not authorised to do this;
- Any circumstance where a child is mistakenly locked in or out or the service premises or any part of the premises;
A serious incident where emergency services attended an education and care service in response to an emergency.

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;

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;

Any circumstance at the service that poses a significant risk to the health, safety or wellbeing of a child attending the service;

Notice of any appointment or removal of a person with management and control of the service

Adding one or more nominated supervisors to the service (including the person’s written consent);

A nominated supervisor change;

A nominated supervisor’s name or contact details change;

Any change to the hours and days of the operation of the service;

A complaint that alleges a serious incident has occurred or is occurring while a child is being educated and cared for by a service;

A complaint that alleges the National Law and/or National Regulations have been contravened;


The Approved Provider/Nominated Supervisor of the service, under the Education and Care Services National Law Act 2010 will make notifications to the Regulatory Authority through the National Quality Agenda IT System (NQA IT System), or by contacting them.

The Child Protection Act 1999 requires education and care staff as ‘mandatory reporters’, to notify and make a report to Child Safety if they form a reasonable suspicion that a child has suffered, is suffering or is at an unacceptable risk of suffering significant harm caused by physical or sexual abuse, and may not have a parent able and willing to protect them. (see 2.5 Reporting of Child Abuse Policy)

The Work Health and Safety Act 2011 sets out what sort of incidents are notifiable to Work Health and Safety Queensland (WHSQ). An incident is notifiable if it arises out of the conduct of a business or undertaking and results in the death, serious injury or serious illness of a person or involves a dangerous incident.

The person conducting a business of undertaking must keep a record of each notifiable incident for at least five (5) years from the date notified to WHSQ.

The Australian Government require that Providers must notify the Department Education and Training of any of the following changes to their service(s), within the timeframe specified. Penalties may apply if providers fail to make required notifications.

Providers must notify the Department at least 42 days before they stop operating a service.

- Fees
- Operating Hours
- Vacancies
- Ceasing to operate
- Change of physical or postal address
- Change to name
- Change to contact details such as email, website, telephone number or fax
- Information about any new person
- Change to name or contact details for persons with management and control
• Specific information revealed in background checks
• An event or circumstance indicating a person with management and control not likely to be fit and proper for the purpose of administering CCS
• A person stops having management and control
• The provider enters into administration, receivership, liquidation or bankruptcy, and the details of this event.
• Change in the status of a working with children card for each individual who is required to have such a card under section 195D of the Family Assistance Administration Act 1999.
• Unexpected closure of any of the provider's approved child care services due to unforeseen circumstances.
• A serious conviction or finding of guilt of a person with management or control of the provider (including a person who becomes responsible for the day to day operation of any of the provider's approved child care services)

All of these notifications can be made through third-party software or the Provider Entry Point. Specific details, additional matters for notification and timeframes for notification can be accessed: https://www.education.gov.au/child-care-provider-handbook/notifications-providers-must-give-about-their-services

References

10.34 Administration of Child Care Subsidy (CCS)

The service recognises that strategies must be in place to ensure the service complies with the requirements for administration of Child Care Subsidy, including reporting and that the service has an obligation to design and implement procedures for the detection and prevention of fraud in relation to CCS payments.

Relevant Laws and other Provisions

- Education and Care Services National Law Act, 2010 and Regulations 2011
- Duty of Care
- National Quality Standard, Quality Area 7 – Governance and leadership
- Policies:

Procedures

The service shall implement the following procedures to comply with the administration requirements of child care subsidy:

- Ensure that only *authorised persons within the service have access to the service’s licensed software for the administration of CCS
- Ensure that all staff who require access to the system used to administer CCS meet the **fit and proper requirements
- Ensure that all committee members of the ‘Approved Provider’ meet the **fit and proper requirements
- Reconcile payments received with payments expected

The service shall implement procedures to detect and minimize fraud including:

- Ensuring all “Persons with Management or Control of the Provider” (e.g. Executive of P & C), “Persons Responsible for the Day to Day Operation of the Service” (e.g. Nominated Supervisor, Responsible Person in Charge or Administrator of CCS) meet specified **fit and proper requirements
- Ensuring all service finances are handled in accordance with service policy, accounting manuals and best practice guidelines
- Ensuring there is no personal ‘conflict of interest’ of staff or the governing body in the management of CCS
- Ensuring staff are appropriately trained in CCS compliance and the use of service software

*Authorised person means a person who has been identified by the service in writing as having permission to access the service’s CCS administration software and has been provided with a username and password to access the system. Access may include management of enrolments, bookings, absences and cancellations. The Approved Provider will ensure ‘Authorised’ persons are appropriately trained and competent in the use of the software

**Fit and proper person is a person who has met the requirements of Section 43 of the Child Care Subsidy Minister’s Rules 2017 which requires a provider to undertake particular suitability checks for each Person with Management or Control of the Provider. These are:

- An Australian National Police Criminal History Check dated no earlier than 6 months from the date the individual was linked to the organisation.
• A Working With Children Check (Blue Card) if the Person with Management or Control is required to hold such a check under their state or territory’s regulatory law.

• National Personal Insolvency Index check performed using the Bankruptcy Register Search service provided by the Australian Financial Security Authority (AFSA) dated no earlier than 3 months from the date the individual was linked to the organisation.

• A Current and Historical personal name extract search of the records of the Australian Securities and Investments Commission (ASIC) dated no earlier than 6 months from the date the individual was linked to the organisation.

• Evidence that the person does not appear on the banned and disqualified register held by ASIC (in the form of a computer printout of the results of the search) dated no more than 3 months from the date the individual was linked to the organisation.

We understand that evidence of these checks are required in a CCS application and, where personnel are added after CCS approval, the evidence must be made available to be shown to the department on request.

References
10.34.1 Payne Rd OSHC

Authorised Person Authorisation and Information Form to comply with service Policy 10.32 and 10.34

Title: Mrs /Ms /Mr
Surname

Given Names

Address

Suburb.................................................. Postcode ...........................................

Phone ....................................................
Landline................................................ Mobile ....................................................

Date of Birth ........................................

Email Address ........................................

Work with Children Check (Blue Card) Number ................................................ Expiry .................................
(application to be completed if card not held)

AUTHORITY:

I give authority for (insert name of service) to conduct the following searches on my behalf as a person in management or control of the approved child care service, Insert name of service here.

ASIC Person Search YES / NO
ASIC banned and disqualified search YES / NO
AFSA Insolvency Check YES / NO

I understand that the following searches/forms/information/application need to be provided by myself within 7 business days of being elected to an executive position on Payne Rd OSHC as a person in management or control of the approved child care service, Payne Rd OSHC.

AFP National Police Check YES / NO
Evidence of management capability (resume, reference, qualification etc) YES / NO
PA02 – Declaration of Fitness and Propriety YES / NO
PRODA (RA number) YES / NO

Signature .................................................. Date .................................
Witness Signature ..................................... Date .................................
Appendix : A

Schedule


This checklist is designed to assist users of this Manual to align their policies and procedures to the 7 Quality Areas of the National Quality Standards (NQS).

In Chapter 5 you will find sample policies and procedures that will help you comply with the specific requirements of NQS. For an explanation of the National Quality Standard, refer back to Chapter 3 of the Manual.

Once you develop your own 'Policies and Procedures Manual' for your service, drawing on the samples given in Chapter 5 where appropriate, you can then use this Schedule to help create your own checklist.

Always remember that this Manual assumes compliance with meeting the National Regulations and the National Quality Standard (see Chapter 3 for an explanation of this system). If your service chooses to implement practice that exceeds the NQS your policies will reflect procedures and practice that extends on meeting the NQS.

Note: This checklist is prepared based on the Guide to the National Quality Standard, available as at the date of publication.

You should check at http://www.acecqa.gov.au for up to-date resources as they apply to the National Quality Standard.
Appendix B:

Key Terms

**Approved Provider** – an individual person or group granted approval by the state Regulatory Authority to operate an education and care service

**Approved Service** – a service approved by the state Regulatory Authority to provide education and care to children

**Assessment and Rating** – process through which education and care services are assessed by the Regulatory Authority for compliance with national legislation and for the quality of practice against the National Quality Standard

**Australian Children's Education and Care Quality Authority (ACECQA)** – the national administrative body that oversees the implementation of the National Quality Framework throughout Australia

**Authorised Officer (AO)** – employed by the Regulatory Authority to assess and rate the quality of service practice against the National Quality Standard and the National Framework Legislation, and to manage notifications of complaints or serious incidents at services

**Certified Supervisor (service)** – as per current legislation, Approved Providers are deemed to be the certified supervisor and as such have authority to appoint suitability qualified and experienced persons to act as the Responsible Person's at their approved service

**Coordinator** – member of staff at a service appointed to act as the person placed in the day to day charge of service. This person is often the Nominated Supervisor (but not necessarily)

**Duty of Care** – obligation under common law and the rules of negligence for education and care services to protect children, families, staff and all visitors to the service from harm. Refer to Chapter 3 of this Manual. Approved Providers, Nominated Supervisors, educators and staff need to understand their responsibilities under duty of care

**Early Childhood Education and Care (ECEC)** – is the Regulatory Authority for education and care services in Queensland falling under the umbrella of the Department of Education and Training in Queensland

**Education and Care Services National Law Act 2010** – establishes a national approach to the regulation and quality assessment of education and care services throughout Australia including Early Childhood, Family Day Care and Outside School Hours Care services

**Education and Care Services National Regulations 2011** – sets requirements under the National Law Act 2010 that must be met by education and care services

**Educational Leader** – appointed by the Approved Provider to lead and facilitate delivery of a quality education and care program for the children at their service, to guide educator practice and understanding of the approved learning framework and to set program goals

**Elements** – identified quality practice that aligns to the Standards and Quality Areas of the National Quality Standard

**My Time, Our Place: Framework for School Age Care in Australia** – outlines the Principles and Practice that support and promote learning Outcomes for children over preschool age

**National Quality Framework (NQF)** – Developed to promote wellbeing, educational and developmental outcomes for children and to promote continuous improvement in the provision of an education and care service (refer Chapter 3)

**National Quality Standard (NQS)** – Sets the benchmark across 7 quality areas for services to assess the quality of their operational and program practice

**Nominated Supervisor** – a suitably qualified and experienced person appointed by an Approved Provider to be in the day to day charge of a service
Outside School Hours care (OSHC) – OSHC services provide care to children over preschool age operating from school/community sites

Quality Improvement Plan (QIP) – must be developed by each service as part of a collaborative process of self-assessment of the quality of practice against the NQS and the national legislation

Regulatory Authority – responsible for approvals, monitoring and quality assessment for education and care services in their state or territory. In Queensland this authority is the Department of Education and Training - Early Childhood Education and Care

Responsible Person /Person in Charge – a suitably qualified or experienced educator/s appointed by the Approved Provider to act as the Responsible person in Charge in the absence of the Nominated Supervisor

School Age Care (SAC) – centre-based services approved to deliver education and care to children over preschool age and comprise outside school hours care (OSHC) and family day care (FDC)

Standards – set the benchmark for quality practice and are aligned to the 7 Quality Areas of the NQS
Appendix: C

Resources

Australian Children’s Education and Care Quality Authority (national administrator of the National Quality Framework providing information for providers and educators)
http://www.acecqa.gov.au/educators-and-providers1

Blue Card Services (issuing clearances to operate and work in education and care services)

Child Care Benefit (information for education and care services)

Child Protection and Mandatory Reporting

Children’s health and immunisation

Education and Care Services National Law 2010

Education and Care National Regulations (current version as at 23 December 2016)


National Association for Child Protection and Child Abuse (programs, resources and initiatives)

Other Queensland legislation is available from www.legislation.qld.gov.au

Parents and Citizens Associations Queensland

Queensland Children’s Activities Network (QCAN) Inc. (peak body for OSHC in Queensland) www.qcan.org.au

Queensland Government - Early Childhood Education and Care (approvals, licensing and regulation of child care services in Queensland including assessment and rating of services)
https://det.qld.gov.au/earlychildhood

State Award for education and care services (private) and P & C managed services

Workplace Health and Safety law, codes and standards