

Child Protection

Periwinkle Preschool is committed to providing an environment that fosters health, development, spirituality, self-respect and dignity, free from violence and exploitation. Periwinkle educators, staff, management and volunteers are Mandatory Reporters and have a responsibility to defend children's right to care and protection and to ensure their safety, welfare and wellbeing, and a legal responsibility to make a report whenever staff have reasonable grounds to suspect a child or young person is at risk of significant harm or have current concerns about the safety, welfare or wellbeing of a child or young person where the concerns arise during or from their work.

Policy Statement

The National Regulations require a child protection report to be kept and stored confidentially for 45 years. The record must be clear, objective and thorough, and maintained in a logical child-focused manner. The record will be retained and disposed of in a confidential manner.

Our goals for child protection are to:

- ensure that every reasonable precaution is taken to protect from harm children being educated and cared for at Periwinkle Preschool
- respond quickly and in line with mandatory reporting legislation whenever a staff member has reasonable grounds to suspect that a child has been harmed or is at risk of significant harm.

Under the *Children and Young Persons* (Care and Protection) Act 1998, children and young people must receive the care and protection necessary to ensure their safety, welfare and wellbeing. All educators and volunteers of our service are Mandatory Reporters, which means that the law requires them to make a report to the **Child Protection Helpline** (Phone: 132 111) if they believe a child has suffered significant harm or is at risk of significant harm. We are committed to ensuring all educators and staff have a full understanding of their responsibilities as a Mandatory Reporter and are supported in fulfilling those responsibilities.

Definitions

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



Ref: https://reporter.childstory.nsw.gov.au/s/article/What-is-Mandatory-Reporting

At risk of significant harm' - in relation to a child or young person means that there are current concerns for their safety, welfare or wellbeing because of the presence to a significant extent of any one or more of the following circumstances:

- 1. The child's or young person's basic physical or psychological needs are not being met or at risk of not being met;
- 2. The parents or other caregivers have not arranged and are unable or unwilling to arrange for the child or young person to receive medical care;
- 3. The child or young person has been, or is at risk of being, physically or sexually abused or ill-treated;
- 4. The child or young person is living in a household where there have been incidents of domestic violence and, as a consequence, the child or young person is at risk of serious physical or psychological harm;
- 5. A parent or other caregiver has behaved in such a way towards the child or young person that the child or young person has suffered or is at risk of suffering serious psychological harm; or neglects as outlined at Point 1. Any such circumstances may relate to a single act or omission or to a series of acts or omissions.
- 6. The child was the subject of a pre-natal report under section 25 of the *Children and Young Persons Care and Protection Act 1998* and the birth mother of the child did not engage successfully with the support services to eliminate, or minimise to the lowest level reasonably practical, the risk factors that gave rise to the report.

(Children and Young Persons [Care and Protection] Act 1998 No 157, Chapter 3, Part 2, Section 23)

Reasonable grounds' means that you suspect a child may be at risk of significant harm based on:

- 1. Your observations of the child, young person or family; or
- 2. What the child, young person, parent or another person has told you. You are NOT required to confirm your suspicions or have clear proof before making a report. To do so may interfere with evidence or compromise the work of statutory agencies, for example the Police or Department of Communities and Justice.

Strategies

The Approved Provider/Nominated Supervisor will:

• The Approved provider will ensure that persons placed in day-to-day charge of the service have a current qualification in Child Protection.



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https://education.nsw.gov.au/early-childhood-education/working-in-early-childhood-education/child-protection-training-requirements

Ensure that any adult working or volunteering directly with children completes a
Working with Children Check and does not commence employment without their
Working with Children Check verified. Any person whose working with children
check has been disqualified as a result of failing to qualify for a working with children
check renewal, will not be continued to be employed by the service. This check is
verified when renewed;

https://www.kidsguardian.nsw.gov.au/ArticleDocuments/316/WWCC_brochure.pdf. aspx

- Ensure every adult working with children is made aware of the Children and Young Persons (Care and Protection) Act 1998 and Keep Them Safe: A shared approach to child wellbeing and of their obligations under this law and action plan (Education and Care Services National Regulation, Regulation 84, National Quality Standards QA 2);
- The Approved Provider must notify the regulatory authority through the NQA-ITS within 7 days of the following
 - » Any incident where any employee reasonably believes that physical abuse or sexual abuse of a child or children has occurred or is occurring while the child is or the children are being educated and cared for by the education and care service; » Allegations that physical or sexual abuse of a child or children has occurred or is occurring while the child is or the children are being educated and cared for by the education and care service (other than an allegation that has been notified under section 174(2)(b) of the Law).
 - » The Head of Relevant Entity (HRE) Approved Provider, must give written notice to the Office of the Children's Guardian within 7 days of becoming aware of a reportable allegation. A Final Report must be submitted within 30 days of becoming aware of reportable conduct, upon conducting further investigation. If a final report cannot be provided within 30 calendar days of becoming aware of reportable conduct, the HRE Approved Provider, must contact the Office of the Children's Guardian and submit an Interim Report.
- Orientate every working and volunteering adult to this child protection policy, Keep Them Safe protocols and Mandatory Reporter responsibilities and ensuring their regular review of these.

Educators and staff will:

- Develop trusting and secure relationships with all children at the service;
- Make child-focused reports of current concerns for any child at risk of significant harm to the



Child Protection Helpline for Mandatory Reporters; and

 Make appropriate responses to all disclosures of abuse and any allegation of abuse against staff members of the service.

Documenting current concerns

The Approved Service Provider/ Nominated Supervisor will:

- Support staff through the process of documenting and reporting current concerns of children at risk of significant harm; and
- Provide all staff and educators with clear guidelines around documentation and a template to support this.

Educators and Staff will:

- Make a record of the indicators observed that have led to the belief that there is a current risk of harm to a child or young person. Information on indicators of risk of harm are outlined in the NSW Mandatory Reporter Guide which is accessible at https://reporter.childstory.nsw.gov.au/s/mrg;
- Discuss any child protection concerns with the Nominated Supervisor of the service.
- Advise the Nominated Supervisor of their intention to make a report to the Child Protection Helpline (132 111);
- Advise the Nominated Supervisor when a report has been made to the Child Protection Helpline.

Mandatory reporting

The Approved Provider/ Nominated Supervisor will:

- Provide all staff and educators working directly with children with a copy of this
 Child Protection Policy and a copy of the Mandatory Reporters Guide to assist
 them in their reporting;
- provide all staff and educators working directly with children with access to the Child Wellbeing and Child Protection NSW Interagency Guidelines; and
- Display the Child Protection Helpline number (132 111) on all phone and lists of emergency contact number in the interests of timely reporting.

Educators and staff members will:

- 1. In an emergency, where there are urgent concerns for a child's health or life, it is important to contact the police **without delay**, using the emergency line **000**
- 2. Using the online *Mandatory Reporter Guide*, answer the questions relating to concerns about a child or young person. At the end of the process, a decision report



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will provide guidance as to what action to take. The Nominated Supervisor is available if staff require assistance to use this online tool;

- 3. If the Mandatory Reporter Guide determines that there are grounds to suspect a risk of significant harm to a child or young person, the staff member or educator will either generate an eReport or phone the **Child Protection Helpline number (132 111)**
- 4. Mandatory reporters should note that the legislation requires that they continue to respond to the needs of the child or young person (within the terms of their work role) even after a report to the **Child Protection Helpline** has been made;
- 5. If the Mandatory Reporter Guide determines that an educator or staff member's concerns do not meet the risk of significant harm threshold they do not need to make a report to the Child Protection Helpline, however, they should discuss the matter with the Nominated Supervisor to determine whether the child or family would benefit from the assistance of another agency;
- 6. The staff member or educator should monitor the situation and if they believe there is additional information that could be taken into account, please repeat steps I to 5 as required.

Disclosures of abuse

Educators and staff members will:

- React calmly to child making the disclosure
- Listen attentively and later write down the child's exact words to ensure disclosure is child-focused;
 - Provide comfort and care to the child
 - Follow the steps for reporting as per the Mandatory Reporter Guide.
- Reassure the child or young person that:
 - It is not their fault;
 - It was right to tell;
 - It is not OK for adults to harm children no matter what;
 - Explain what will happen now that it is part of your job to tell people who can help the child or young person.

Educators and staff will not:

 prompt the child for further details or ask leading questions which would make the child feel uncomfortable or has the potential to jeopardize any future legal proceedings that may arise as a result of any investigation.



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 It is important to understand that our role (as educators) is solely to support the wellbeing of the child at all times, not to investigate further any disclosure made by the child.

Allegations of abuse against staff, educators, volunteers or students

The Approved Provider/ Nominated Supervisor will:

- Develop and maintain a system of appropriate record keeping for all allegations to ensure detailed documentation is made and stored as required;
- Take all allegations of abuse seriously and clarify what is being alleged with the person who is making the allegation;
- Assesses whether or not a child or young person is 'at risk of significant harm' and, if so, makes a report to the Child Protection Helpline;
- Determine whether the allegation is a reportable allegation or reportable conviction: <u>www.kidsguardian.nsw.gov.au/ArticleDocuments/1021/Identifying reportable</u> allegations.pdf.aspx?Embed=Y
- 7-day notification form will be completed by the HRE Approved Provider and submitted to the Office of the Children's Guardian within 7 days of becoming aware of reportable allegation, as required under the Children's Guardian Act 2019;
 - o <u>www.kidsguardian.nsw.gov.au/child-safe-organisations/reportable-conduct-scheme/organisations-in-the-scheme/notify-the-childrens-guardian</u>
 - www.kidsguardian.nsw.gov.au/ArticleDocuments/1022/7-DayNotificationForm.pdf. aspx?Embed=Y
- Consider whether or not the police need to be informed of the allegation and if so, make a report;
- Ensure confidentiality is maintained at all times and that systems are in place to deal with any breaches of confidentiality;
- Undertake a risk management approach following an allegation to ensure the
 protection and safety of children, staff and visitors to the service. Based on this risk
 assessment, make decisions to manage identified risks;
- Develop an investigation plan of the matter. Obtain relevant information from a range of sources. This may include a statement from the person who made the allegation; statements from witnesses and a statement from the person against whom the allegation has been made and any other relevant documentation;
 - If the allegation is being investigated by Department of Communities and Justice or the Police, the service will be guided by their advice as to whether they should independently investigate the allegation;
 - If the investigation is carried out by the service, the information that has been gathered will be assessed and a finding made as to whether the



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allegation is false, vexatious, misconceived, not reportable conduct, not sustained or sustained. The reasons for the finding will be clearly recorded to ensure that the decision-making has been transparent;

- The educator, volunteer or student will be advised of the outcome of the investigation in writing. Advice will be provided about the investigation and any follow up action that may be required. Advice will also be provided about any rights of appeal and the person will be advised that the Office of the Children's Guardian has been notified and the Joint Child Protection Response (JCPR) also notified of the relevant employment proceeding (if relevant);
- 30-day interim report form or Entity report form (to be provided after the
 investigation or determination is completed) will be completed by the HRE Approved Provider and submitted to the Office of the Children's Guardian with 30
 calendar days of becoming aware of a reportable allegation, as required under the
 Children's Guardian Act 2019;
 - www.kidsguardian.nsw.gov.au/ArticleDocuments/1022/30-DayInterimReportForm.pdf. aspx?Embed=Y

www.kidsguardian.nsw.gov.au/ArticleDocuments/1022/EntityReportForm.pd f. aspx?Embed=Y

 Department of Communities and Justice will also be informed of the outcome of the investigation.

Informing the educator, volunteer/ student

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The Approved Provider/ Nominated Supervisor will:

- Treat the staff member/educator/volunteer/student with fairness at all times and uphold their employee rights at all times;
- Depending on the nature of the allegation, arrange to inform the person immediately (though be guided by the advice of DCJ or the police);
- Arrange for the person against whom an allegation has been made to have a support person attend the meeting. This support person must not participate in the discussions throughout the meeting;
- Make accurate documentation of all conversations, and ensure all records are securely stored and confidentiality maintained;
- Offer counseling or support to the person subject to the allegation;
- Depending on the nature of the allegation made, decide whether to suspend the person subject to the allegation pending further investigation;
- After all investigations are completed, provide the educator/carer/volunteer with verbal and written notification of the outcome of the investigation.



Rights of all parties

- The decision making process throughout the investigation will be based on the safety and wellbeing of the child/ren and the staff/carers/ carer's household members;
- Consideration will be taken in relation to actual or potential 'conflicts of interest' that may be held by the investigator;
- All reportable allegations will be notified to the Office of the Children's Guardian.
 The person, against whom the allegation has been made, will be notified of this and will also be notified of the investigation find and follow up action, including the notification to the Joint Child Protection Response Program;
- The person, against whom the allegation has been made, will be notified of any appeal mechanisms if they are not satisfied with the investigation process or the outcome of the investigation;
- The Approved Provider, Nominated Supervisor, or other nominated person who
 conducts the investigation, will ensure that they act without bias, without delay and
 without conflict of interest; and
- All parties can complain to the Office of the Children's Guardian if they are not satisfied with the conduct of the investigation.

FURTHER INFORMATION ON THE OFFICE OF THE CHILDREN'S GUARDIAN CAN BE OBTAINED

BY:

Phone: 02 8219 3800

Email: reportableconduct@kidsguardian.nsw.gov.au

Web: www.kidsguardian.nsw.gov.au

Confidentiality

The service will handle any allegation of child abuse in a confidential manner.

Related Legistation

- Children and Young Persons (Care and Protection) Act 1998
- Commission for Children and Young People Act 1998
- Children's Guardian Act 2019
- Education and Care Services National Law Act 2010

References

NSW Government, Department of Family and Community Services,



Resources for Mandatory Reporters, accessed from:

www.facs.nsw.gov.au/families/Protecting-kidsmandatory-reporters

NSW Department of Communities and Justice, Protecting our kids, accessed from: www.facs.nsw.gov.au/families/Protecting-kids

Legislative Applications

Children and Young Persons (Care and Protection) Act 1998, s.27; s.245A; s.248(1)(b) Education and Care Services National Law Act (2010) Part 6 Section 166-167; s.174 Education and Care Services National Regulations (2011) Part 4.2, R84 Part 4.7, R168, R175 2 (d) (e) and R176 2 (c), Children's Guardian Act (2019) Part 4