



## CHILD PROTECTION and SAFEGUARDING POLICY

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## CHILD PROTECTION POLICY STATEMENT

1. Worth Unlimited is a Christian charity committed in all areas of its work to providing a safe, welcoming environment, where all people are treated with dignity and respect. This document is relevant to **all aspects** of Worth Unlimited's work with children and young people. Our aim is to help young people to 'build hope, unlock potential and realise worth' which by definition includes freedom from abuse of any kind.
2. Worth Unlimited's work amongst children and young people (a "child" or "young person" is defined as being a person under the age of 18) carries a particular responsibility for their protection, well-being and development, and every adult shares a measure of responsibility in this. We take seriously the charge given by Jesus to welcome and protect children.
3. It is the responsibility of every adult to prevent the physical, sexual, emotional or spiritual abuse of or the neglect of children and young people and to report any actual or suspected abuse that comes to light.
4. All those who wish to work with children or young people will be subject to the agreed procedures for the appointing of workers in this area of work.
5. In many situations, Worth Unlimited work in partnership with schools and other youth agencies. In each circumstance, negotiation will be made about whose Child Protection procedures to follow but it is generally accepted that it will be the schools/agencies system that is used in most cases, provided they do not conflict with the procedures outlined in this document.
6. Worth Unlimited is committed to supporting, resourcing and training those who work with children and young people, and to providing adequate supervision. To this end, every paid employee and volunteers as far as possible will undertake training in Child Protection issues and seek to update their knowledge annually.
7. Each staff member or volunteer will be given access to a copy of the Child Protection policy with agreed procedures and will be expected to observe them. The Policy will also be made easily accessible to children and young people participating in our projects.
8. Each local project of Worth Unlimited will appoint a Designated Safeguarding Lead and, if possible, a Deputy. The Safeguarding Lead will usually be the Project Manager, but this does not have to be the case. The names of these people will be clearly displayed in any office space and given to all staff and volunteers, along with out of hours contact numbers where appropriate.
9. The Board of Worth Unlimited are committed to an annual review of this policy.

**Signed**

\_\_\_\_\_

CEO

\_\_\_\_\_

Chair of the Board

**Date**

\_\_\_\_\_

## 2. UNDERSTANDING ABOUT ABUSE

### 2.1. Concept of Significant Harm

- 2.1.1. Some children are in need because they are suffering, or likely to suffer, significant harm. The Children Act 1989 introduced the concept of significant harm as the threshold that justifies compulsory intervention in family life in the best interests of children, and gives local authorities a duty to make enquiries to decide whether they should take action to safeguard or promote the welfare of a child who is suffering, or likely to suffer, significant harm.
- 2.1.2. There are no absolute criteria on which to rely when judging what constitutes significant harm. Consideration of the severity of ill-treatment may include the degree and the extent of physical harm, the duration and frequency of abuse and neglect, the extent of premeditation, and the presence or degree of threat, coercion, sadism and bizarre or unusual elements.
- 2.1.3. Sometimes, a single traumatic event may constitute significant harm (e.g. a violent assault, suffocation or poisoning). More often, significant harm is a compilation of significant events, both acute and longstanding, which interrupt, change or damage the child's physical and psychological development.
- 2.1.4. Sometimes, a single traumatic event may constitute significant harm (e.g. a violent assault, suffocation or poisoning). More often, significant harm is a compilation of significant events, both acute and longstanding, which interrupt, change or damage the child's physical and psychological development.
- 2.1.5. Some children live in family and social circumstances where their health and development are neglected. For them, it is the corrosiveness of long-term neglect, emotional, physical or sexual abuse that causes impairment to the extent of constituting significant harm.

### 2.2. Definitions of Child Abuse and Neglect

- 2.2.1. The definitions as recommended by the London Safeguarding Children board (5<sup>th</sup> Edition) are as follows:
- 2.2.2. **Physical abuse**  
Physical abuse may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating, or otherwise causing physical harm to a child.  
Physical harm may also be caused when a parent fabricates the symptoms of, or deliberately induces, illness in a child.
- 2.2.3. **Emotional abuse**  
Emotional abuse is the persistent emotional maltreatment of a child such as to cause severe and persistent effects on the child's emotional development, and may involve:
  - Conveying to children that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person;
  - Imposing age or developmentally inappropriate expectations on children. These may include interactions that are beyond the child's developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction;
  - Seeing or hearing the ill-treatment of another;
  - Serious bullying, causing children frequently to feel frightened or in danger, or the exploitation or corruption of children;
  - Exploiting and corrupting children.

Some level of emotional abuse is involved in all types of maltreatment of a child, though it may occur alone.

#### 2.2.4. **Sexual abuse**

Sexual abuse involves forcing or enticing a child or young person to take part in sexual activities, including prostitution, whether or not the child is aware of what is happening. The activities may involve physical contact, including penetrative (e.g. rape, buggery or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing, and touching outside of clothing.

Sexual abuse includes non-contact activities, such as involving children in looking at, including online and with mobile phones, or in the production of pornographic materials, watching sexual activities or encouraging children to behave in sexually inappropriate ways or grooming a child in preparation for abuse (including via the internet). Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

Sexual abuse includes abuse of children through sexual exploitation. Penetrative sex where one of the partners is under the age of 16 is illegal, although prosecution of similar age, consenting partners is not usual. However, where a child is under the age of 13 it is classified as rape under s5 Sexual Offences Act 2003.

Section B3 of the London Child Protection Procedures provides further guidance on sexually active children.

#### 2.2.5. **Neglect**

Neglect is the persistent failure to meet a child's basic physical and / or psychological needs, likely to result in the serious impairment of the child's health or development.

Neglect may occur during pregnancy as a result of maternal substance abuse.

Once a child is born, neglect may involve a parent failing to:

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

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

#### 2.2.6. Additional consideration might be given to the following definitions:

#### 2.2.7. **Spiritual Abuse**

The misuse of power amongst religious groups. Leaders should not be so controlling that people are denied choice and freedom – even to make mistakes.

#### 2.2.8. **Organised Abuse**

Organised or multiple abuse may be defined as abuse involving one or more abuser and a number of related or non-related abused children and young people. The abusers concerned may be acting in concert to abuse young people, sometimes acting in isolation, or may be using an institutional framework or position of authority to recruit children for abuse. Organised or multiple abuse may be defined as abuse involving one or more abuser and a number of related or non-related abused children and young people. The abusers concerned may be acting in concert to abuse young people, sometimes acting in isolation, or may be using an institutional framework or position of authority to recruit young people for abuse.

Organised and multiple abuse occur both as part of a network of abuse across a family

or community, and within institutions such as residential homes or schools. (A child may suffer more than one category of abuse).

#### 2.2.9. **Risks of harm to the unborn child**

It is possible that workers may come across or are able to anticipate the likelihood of significant harm with regard to an expected baby (e.g. domestic violence, substance misuse, or mental ill health) These concerns should be addressed as early possible so that a full assessment can be undertaken by appropriate agencies.

### 2.3. **Where abuse can occur**

- 2.3.1. Child abuse can take place in a number of different settings, of which the following are examples:
- 2.3.2. It is likely to occur most commonly where the child knows the individual/s and is trusted. This can be a parent, carer, baby-sitter, sibling, relative, or friend of the young person or of the family.
- 2.3.3. The abuser is sometimes someone in authority such as a teacher, youth worker, children's worker or other person in a position of power.
- 2.3.4. The abuser is sometimes a paedophile or other person who sets out to join organisations to obtain access to children and young people.
- 2.3.5. Worth Unlimited has a responsibility to act if abuse comes to light and, as far as possible, to protect young people and young people from the possibility of being abused within the organisation.

#### **This Policy is important because children have said that they need:**

- **Vigilance:** to have adults notice when things are troubling them
- **Understanding and action:** to understand what is happening; to be heard and understood; and to have that understanding acted upon
- **Stability:** to be able to develop an on-going stable relationship of trust with those helping them
- **Respect:** to be treated with the expectation that they are competent rather than not
- **Information and engagement:** to be informed about and involved in procedures, decisions, concerns and plans
- **Explanation:** to be informed of the outcome of assessments and decisions and reasons when their views have not met with a positive response
- **Support:** to be provided with support in their own right as well as a member of their family
- **Advocacy:** to be provided with advocacy to assist them in putting forward their views

*Taken from Working Together to Safeguard Children 2013*

### 3. RECOGNISING POSSIBLE YOUNG PERSON ABUSE

3.1.1. The following behavioural signs *may* be indicators of young person abuse, but care should be taken in interpreting them in isolation.

#### 3.1.2. Physical signs

- any injuries, bruises, bites, bumps, fractures, etc. which are not consistent with the explanation given for them.
- injuries which occur to the body in places which are not normally exposed to falls, rough games, etc.
- injuries which appear to have been caused by a weapon e.g. cuts, welts, etc.
- injuries which have not received medical attention.
- instances where young people are kept away from the group inappropriately or without explanation.
- self-mutilation or self-harming e.g.. cutting, slashing, drug abuse.

#### 3.1.3. Emotional signs

- changes or regression in mood and behaviour, particularly where a young person withdraws or becomes clinging. Also depression/aggression.
- nervousness or inappropriate fear of particular adults e.g.. frozen watchfulness sudden.
- changes in behaviour e.g.. under-achievement or lack of concentration inappropriate relationships with peers and/or adults e.g.. excessive dependence attention-seeking behaviour.
- persistent tiredness, wetting or soiling of bed or clothes by an older child.

#### 3.1.4. Signs of neglect

- regular poor hygiene
- persistent tiredness
- inadequate clothing
- excessive appetite
- failure to thrive e.g. poor weight gain, consistently being left alone and unsupervised

#### 3.1.5. Indicators of possible sexual abuse

- any direct disclosure made by a young person concerning sexual abuse.
- young person with excessive preoccupation with sexual matters and detailed knowledge of
- adult sexual behaviour, or who regularly engages in age-inappropriate sexual play.
- preoccupation with sexual activity through words, play or drawing.
- young person who is sexually provocative or seductive with adults.
- inappropriate bed-sharing arrangements at home.
- severe sleep disturbances with fears, phobias, vivid dreams or nightmares, sometimes
- with overt or veiled sexual connotations
- other emotional signs (see above) may be indicative of sexual or some other form of abuse

## 4. DISCLOSURE

### 4.1. How to react when a young person wants to talk about abuse

#### 4.1.1. General points

- Take seriously what the young person says (however unlikely the story may sound)
- Keep calm
- Look at the young person directly
- Be honest
- Let them know you will need to tell someone else - don't promise confidentiality
- Reassure them they are not to blame for the abuse
- Be aware that the young person may have been threatened
- Never push for information

#### 4.1.2. Helpful things to say or show

- Show acceptance of what the young person says
- "I am glad you have told me"
- "It's not your fault"
- "I will help you"

#### 4.1.3. Avoid saying

- "Why didn't you tell anyone before?"
- "I can't believe it"
- "Are you sure this is true?"
- Never make false promises
- Never make statements such as "I am shocked!", or "don't tell anyone else"

#### 4.1.4. Concluding

- Again, reassure the young person that they were right to tell you and that you take them seriously
- Let the young person know what you are going to do next and that you will let them know what might happen
- Immediately refer the matter to someone appropriately qualified

### 4.2. What to do once a CHILD or young person has talked about abuse

- 4.2.1. If the disclosure made by the young person to a worker suggests that there is a serious risk of abuse if he/she returns home from the activity attended, the worker should consider reporting the matter immediately to the Designated Safeguarding Lead. The Safeguarding Lead (or Deputy) should then decide whether or not an immediate referral to Social Services or the Police is appropriate. In the event of the worker having difficulties contacting the Safeguarding Lead or Deputy in time, the worker should consider whether or not to make a direct referral to Social Services or the Police him/herself before the young person leaves the activity.
- 4.2.2. Make notes as soon as possible (preferably within an hour of the interview), writing down exactly what the young person said and when he/she said it and what was happening immediately beforehand (e.g.. description of the activity). Record dates and times of these events and when you made the record. *Keep all handwritten notes, even if these are subsequently typed up.*
- 4.2.3. You should not discuss your suspicions or allegations with anyone other than those named in the above points.





- 4.2.4. Workers are encouraged to report their concerns about possible abuse and to do so directly to Social Services or the Police if they believe inappropriate or insufficient action has been taken.
- 4.2.5. Consider your own feelings and seek pastoral support if needed. Please do not divulge specific information regarding the young person/young person or the case.

## 5. RESPONDING TO ABUSE

### 5.1. What to do if you suspect that abuse may have occurred

- 5.1.1. You must report concerns (but not the details) as soon as possible to the relevant Line Manager in the first instance. He/she will consult with the nominated Designated Safeguarding Lead (Safeguarding Lead).
- 5.1.2. In the event that the Line Manager is implicated or is not available, the worker should go straight to the Safeguarding Lead.
- 5.1.3. If the Safeguarding Lead is implicated or not available, the worker should go straight to the Operations Manager (Matt Perry)
- 5.1.4. In the absence of all the above named people, advice should be sought from the CCPAS, telephone number **0845 1204551**. This is a 24 hour Helpline. Alternatively please phone your local Social Services Young people and Families Team or the Emergency Out of Hours Service whose numbers should be clearly displayed appropriately in offices and other places of work.
- 5.1.5. In the event that Social Services cannot be contacted, phone the Child Protection Team based at your local Police Station whose number should be clearly displayed appropriately in offices and other places of work.
- 5.1.6. It is, of course, the right of any individual as a citizen to make direct referrals to the young person protection agencies or seek advice from. However, we hope that workers will use the procedure outlined above. If, however, you feel that the Safeguarding Lead or Operations Manager have not responded appropriately to your concerns, then it is open to you to contact the relevant organisation listed above directly. We hope by making this statement that we demonstrate the commitment of Worth Unlimited to effective child protection.
- 5.1.7. Further information about the procedures and processes entered into by Social Services and the Police can be found in Section 16.

### 5.2. Allegations of physical injury, neglect or emotional abuse

- 5.2.1. The procedures in the following paragraphs should be followed according to the type of abuse suspected. Where physical injury, neglect or emotional abuse is suspected the co-operation of parents/guardians will normally be sought, except where this would place the young person at greater risk or where emergency attention is required. However, where sexual abuse is suspected the Safeguarding Lead will *not* speak to parents/guardians as this may make the task of investigation by the Police or Social Services much harder.
- 5.2.2. If a young person has a physical injury or symptom of neglect or emotional abuse, the Safeguarding Lead, will follow the following procedures:
  - Speak with the parent/guardian and suggest medical help attention is sought for the young person. The doctor will then initiate further action, if necessary. If appropriate, the parent/guardian will be encouraged to seek help from the Child and Family Service Social Services Department. However under circumstances where deliberate injury is apparent or where allegations by a young person that a parent or family member has inflicted physical injury, then the parents should not be informed but contact immediately made with the Social Services.
  - If the parent/guardian is unwilling to seek help, then it may be appropriate for another person to offer to go with them. If they still fail to act the Safeguarding

Lead should in cases of real concern follow the reporting procedures outlined above.

- Where emergency medical attention is necessary, this must be sought immediately.

### **5.3. Allegations of sexual abuse**

- 5.3.1. In the event of allegations of suspicions of sexual abuse, the Safeguarding Lead will:
- 5.3.2. Contact the Social Services Child Protection Officer/Police Child Protection Team directly. The Safeguarding Lead will not speak to the parent (or anyone else), as there is always the possibility that they could be involved. If named people are innocent, talking with them before contacting the authorities may find it harder for them to be cleared.
- 5.3.3. If, sexual intercourse is alleged to have occurred very recently, then contact the police immediately so that any physical evidence is preserved and a specialist medical practitioner can examine the person. Do not interfere with any evidence such as stained clothing. If the allegations concern events more than a week old then Social Services or the Police must be informed promptly.
- 5.3.4. If, for any reason, the Safeguarding Lead is unsure whether or not to follow the above, then advice from the CCPAS will be sought and followed. The CCPAS will confirm its advice in writing in case this is needed for reference purposes in the future.
- 5.3.5. Under no circumstances will the Safeguarding Lead attempt to carry out any investigation into allegations or suspicions of sexual abuse. The role of the Safeguarding Lead is to collect and clarify the precise details of the allegation or suspicion and to provide this information to the Social Services Department, whose task it is to investigate the matter under Section 47 of the Childrens Act 1989.
- 5.3.6. Whilst allegations or suspicions of sexual abuse will normally be reported to the Designated Safeguarding Lead, the absence of the Safeguarding Lead or Deputy should not delay referral to the Social Services Department.
- 5.3.7. Exceptionally, should there be any disagreement between the person in receipt of the allegation or suspicion and the Safeguarding Lead or Deputy as to the appropriateness of a referral to the Social Services Department, that person retains a responsibility as a member of the public to report serious matters to the Social Services Department, and should do so without hesitation.
- 5.3.8. The Board and any local management/support groups will support the Safeguarding Lead or Deputy in their role and accept that any information they may from time-to-time have in their possession will be shared in a strictly limited way on a need to know basis.

### **5.4. Information Sharing**

- 5.4.1. Effective sharing of information between professionals and local agencies is essential for effective identification, assessment and service provision.
- 5.4.2. Early sharing of information is the key to providing effective early help where there are emerging problems. At the other end of the continuum, sharing information can be essential to put in place effective child protection services. Serious Case Reviews (SCRs) have shown how poor information sharing has contributed to the deaths or serious injuries of children.
- 5.4.3. Fears about sharing information cannot be allowed to stand in the way of the need to promote the welfare and protect the safety of children. To ensure effective safeguarding arrangements:

- all organisations should have arrangements in place which set out clearly the processes and the principles for sharing information between each other, with other professionals and with the LSCB; and
  - no professional should assume that someone else will pass on information which they think may be critical to keeping a child safe. If a professional has concerns about a child's welfare and believes they are suffering or likely to suffer harm, then they should share the information with local authority children's social care.
- 5.4.4. Information Sharing: Guidance for practitioners and managers (2008) supports frontline practitioners, working in child or adult services, who have to make decisions about sharing personal information on a case by case basis. See the Department for Education guidance on information sharing.
- 5.4.5. Worth Unlimited branches should seek to be aware of the processes and procedures in their local area and seek to use the Common Assessment Framework tools wherever appropriate.
- 5.4.6. In some circumstances it may be appropriate to agree an 'Information Sharing Protocol' with other agencies to inform what it is appropriate to share, while maintaining confidentiality.

## **6. DESIGNATED SAFEGUARDING LEAD**

### **6.1. Appointment**

- 6.1.1. Each Worth Unlimited branch must appoint a person to take on the role of Designated Safeguarding Lead (previously known as Child Protection Co-ordinator). This could be a senior member of staff or if appropriate a member of the Local Support Group. Where this is not possible a member of the national team or the CEO may temporarily take this role.
- 6.1.2. The name and a photograph of the Designated Safeguarding Lead should be clearly displayed for young people, parents and workers to see.

### **6.2. Training**

- 6.2.1. The Designated Safeguarding Lead should be trained to the appropriate level for this role. This training will come by different names in each area/region (sometimes "Designated Person" training or Level 3 training), and advice should be sought from the Local Safeguarding Children Board about the appropriate course locally.

### **6.3. Role Description**

- 6.3.1. to ensure that all who apply to work with young people are appropriately vetted in terms of references and enhanced DBS Disclosures.
- 6.3.2. to liaise with the policy team, the CEO and the other Designated Safeguarding Leads on matters of policy and procedure.
- 6.3.3. to ensure that the guidelines given in this policy and its procedures are observed and, in particular, that proper levels of training and supervision are maintained by all projects.
- 6.3.4. to ensure that training opportunities are available so that all staff and volunteers update their training at least bi annually.
- 6.3.5. to work with Branch Director and Operations Manager to ensure a register of volunteers and paid workers is kept, including date of issue and certificate numbers of DBS disclosures, up-to-date records of all Child Protection training undergone by them; and to make volunteers and workers aware of when their training falls short of what is required
- 6.3.6. where any specific allegations of child abuse are made, to ensure that proper procedures are adhered to
- 6.3.7. The post and holder will be subject to annual review by the LMG and Board of Trustees at the same time review of the whole policy takes place



## **7. HELPING VICTIMS OF ABUSE**

- 7.1.1. Worth Unlimited will commit to support any child/young person through any legal processes that may become necessary as a result of any disclosure. Workers will make it a priority to be available to attend meetings, courts, etc with any young person who would appreciate such support, where it is appropriate.
- 7.1.2. Worth Unlimited will seek to support young people through the difficult times they may face with appropriate care and attention. We are committed to the ongoing support of victims of abuse through arranging pastoral care, counselling and advice. We will seek to build positive self esteem in young people through the attitudes and actions of all adults from Worth Unlimited they come into contact with.
- 7.1.3. Workers should make every effort to cooperate with and work in partnership with other appropriate agencies to ensure the best outcome for the young person concerned.

## **8. APPOINTMENT OF WORKERS**

### **8.1. Purpose and nature of procedures**

- 8.1.1. The following procedures are designed to promote the effectiveness of Worth Unlimited's work and to protect both children, young people and workers. They will help ensure individuals' gifts are used in the best ways. The procedures involve all potential staff and volunteers being treated as potential job applicants.
- 8.1.2. The procedures detailed here compliment the Recruitment Policy, Recruitment Handbook, Equal Opportunities policy, Justifiability Policy and Volunteers Policy.

### **8.2. Safer Recruitment Training**

- 8.2.1. It is recommended that at least one member from each branch undertakes Safer Recruitment Training, a specific programme of training (usually 1 day) that addresses steps that should be taken to ensure that our workforce remains resistant to people who have inappropriate intentions. This would usually be the Branch Director, but others such as Local Support Group members and other senior staff with recruitment responsibility might also find the training useful.
- 8.2.2. Safer Recruitment training can usually be sourced through the Local Safeguarding Children's Board or via e-learning on the DfE website.

### **8.3. Appointing workers or volunteers**

- 8.3.1. There needs to be sensitivity and flexibility when it comes to filling in forms, especially when a potential volunteer is making tentative enquires about helping with the work, or for whom there may be a language or literacy difficulty. Sometimes it may be more appropriate for the forms to be completed during an informal interview, with the applicant checking and signing them. Nevertheless it remains very important to adhere to the following agreed procedures:
- 8.3.2. Prospective workers will be asked to complete a relevant application form requesting basic personal details, recent current and previous addresses, and any experience looking after or working with children/young people, references from people not directly involved in any way with Worth Unlimited and details of any charges or convictions. (Disclosure of a criminal record may not in itself prevent appointment, as it is the nature of any offence that will be considered).
- 8.3.3. Expectations of other recruitment processes such as interviews are set out in the Recruitment Policy.
- 8.3.4. The applicant will be told more about the work and current needs and Worth Unlimited's expectations, and will have the opportunity to raise points and ask questions. The interviewing panel will explore the applicant's experience of and attitudes towards working or contact with children and young people, and expectations about possible work with the project. The following factors will be taken into account:
  - Where applicable, evidence of a commitment to Christian Foundational Statements of Worth Unlimited.
  - Support of the aims of Worth Unlimited's work with children and young people
  - Previous experience of looking after or working with children or young people
  - Ability to provide warm and consistent care
  - A willingness to respect background and culture of young people in their care

- Commitment to treat all children and young people as individuals and with equal concern
  - Physical health, mental stability, integrity, flexibility
  - Willingness to work as a team member
- 8.3.5. A decision will be made by the interviewing panel in consultation with the Local Support Group whether or not to appoint an applicant. Appointment will be confirmed in writing and the applicant will be provided with a job/task description of the worker's responsibilities and the name of the main person who will give support. Volunteers will be asked to sign a declaration saying that they have read this document and understand their duty to protect the young people and young people they come into contact with. Paid employees will have a statement to this effect within their Employment Contract.
- 8.3.6. Job and Role Descriptions will always contain reference to duty to ensure the safety and protection of young people we are in contact with.
- 8.3.7. Appointment to any post within Worth Unlimited will always be subject to a satisfactory DBS Disclosure and References.

#### **8.4. Disclosure and Barring Service (DBS) disclosures**

- 8.4.1. All applicants will be asked to complete an online Disclosure Application for a Disclosure and Barring Service (DBS) criminal records check.
- 8.4.2. As certificates are sent to the applicant, Worth Unlimited will only authorise a worker to work with young people when the original certificate has been viewed and verified and the details recorded.
- 8.4.3. Applicants shown as having convictions will be confidentially referred to the Operations Manager or CEO for judgement on suitability to work in the context applied for. The Operations Manager and/or CEO should seek external confidential advice where appropriate.
- 8.4.4. Disclosure certificates undertaken by other organisations will **NOT** be accepted unless the applicant has registered their certificate with the DBS updating service and we are able to verify this is the case.
- 8.4.5. No worker or volunteer shall work unsupervised with young people before a DBS Disclosure is received and checked.
- 8.4.6. DBS Disclosures must be renewed every 3 years. Record keeping for this purpose is the responsibility of the Branch Director, supported by the Operations Manager.

#### **8.5. Young people, volunteering and vetting procedures**

- 8.5.1. Vetting procedures as outlined above relate to all staff and volunteers over the age of 16 years.
- 8.5.2. By the very nature of our work, we will encourage some young people to become volunteers with the projects that we operate, while they might still be described as a client or user of our services. In these cases the same vetting procedures must be applied before young person becomes a volunteer.
- 8.5.3. In cases where a young person volunteering is younger than 16, the checks must be carried out when they turn 16.



## **8.6. Criteria for not appointing workers**

- 8.6.1. Worth Unlimited's responsibilities towards those it works with means that on occasion it will exclude people from work with children and young people. This will happen where it is known that the individual has a criminal record for offences relating to young people or sexual behaviour. Failure to disclose a criminal record will also lead to exclusion from work with children and young people. Even where real change has taken place in the life of the individual, it would be unwise to place an individual in a position of temptation, and refusal would be for the benefit of the individual concerned as well as for the young people. Applicants will also not be appointed where an unsatisfactory reference is received.
- 8.6.2. Where Worth Unlimited has reservations about the overall suitability of someone to undertake work with children/young people in the specific context of the project then an appointment will not be made.

## **8.7. Working with offenders**

- 8.7.1. Should a known sex offender apply to work with Worth Unlimited, the person will be refused work on either a voluntary or paid basis.
- 8.7.2. As a Christian organisation however we would want to assist the person to find more appropriate work and would work with the person to contact other agencies and churches who may be able to help.

## **8.8. Management and supervision**

- 8.8.1. Worth Unlimited has a system of line management in place to provide supervision and accountability. This will include monitoring of ongoing work, line management meetings and reviews in accordance with other Worth Unlimited employment policies and procedures. Further information can be found in our Training and Development Policy.

## **8.9. Whistle Blowing policy**

- 8.9.1. Worth Unlimited operates a Whistle Blowing policy which all staff and volunteers should be made aware of.

## **9. DEALING WITH ALLEGATIONS OF ABUSE AGAINST STAFF**

### **9.1. Introduction**

- 9.1.1. Despite all efforts to recruit safely there will be occasions when allegations of abuse against children and young people are raised.
- 9.1.2. It is essential that any allegation of abuse made against a member of staff or volunteer is dealt with fairly, quickly, and consistently, in a way that provides effective protection for the child, and at the same time supports the person who is the subject of the allegation.
- 9.1.3. This guidance should be used in respect of all cases in which it is alleged that a member of staff (including a volunteer) has:
- behaved in a way that has harmed a child, or may have harmed a child;
  - possibly committed a criminal offence against or related to a child; or
  - behaved towards a child or children in a way that indicates s/he is unsuitable to work with children.
  - This includes behaviour at any time, not just when engaged with Worth Unlimited.
- 9.1.4. There may be up to four strands in the consideration of an allegation:
- Notification of Local Authority Designated Officer (LADO)
  - a police investigation of a possible criminal offence;
  - enquiries and assessment by children's social care about whether a child is in need of protection or in need of services;
  - consideration by Worth Unlimited of disciplinary action in respect of the individual.

### **9.2. Notification of relevant persons**

- 9.2.1. Worth Unlimited must inform the relevant local authority designated officer (LADO) immediately an allegation is made. This will be carried out by the Branch Director (or CEO in their absence).
- 9.2.2. The LADO will advise whether or not informing the parents of the child/ren involved will impede the disciplinary or investigative processes. Acting on this advice, if it is agreed that the information can be fully or partially shared, the Branch Director should inform the parent/s. In some circumstances, however, the parent/s may need to be told straight away (e.g. if a child is injured and requires medical treatment).
- 9.2.3. The parent/s and the child, if sufficiently mature, should be helped to understand the processes involved and be kept informed about the progress of the case and of the outcome where there is no criminal prosecution. This will include the outcome of any disciplinary process, but not the deliberations of, or the information used in, a hearing.
- 9.2.4. The Branch Director should seek advice from the LADO, the police and / or LA children's social care about how much information should be disclosed to the accused person.
- 9.2.5. Subject to restrictions on the information that can be shared, the Branch Director should, as soon as possible, inform the accused person about the nature of the allegation, how enquiries will be conducted and the possible outcome (e.g. disciplinary action, and dismissal or referral to the barring lists or regulatory body).

### **9.3. Confidentiality**

9.3.1. Every effort should be made to maintain confidentiality and guard against unwanted publicity while an allegation is being investigated or considered.

### **9.4. Record Keeping**

9.4.1. It is important that a clear and comprehensive summary of any allegations made, details of how the allegation was followed up and resolved, and a note of any action taken and decisions reached, is kept on a person's confidential personnel file, and a copy provided to the person concerned. The purpose of the record is to enable accurate information to be given in response to any future request for a reference if the person has moved on. It will provide clarification in cases where a future CRB Disclosure reveals information from the police about an allegation that did not result in a criminal conviction. And it will help to prevent unnecessary reinvestigation if, as sometimes happens, an allegation re-surfaces after a period of time. The record should be retained at least until the person has reached normal retirement age or for a period of 10 years from the date of the allegation if that is longer.

### **9.5. Timescales**

9.5.1. It is in everyone's interest to resolve cases as quickly as possible consistent with a fair and thorough investigation. Every effort should be made to manage cases to avoid any unnecessary delay. The time taken to investigate and resolve individual cases depends on a variety of factors including the nature, seriousness and complexity of the allegation.

9.5.2. Government guidance states that it is reasonable to expect that 80 per cent of cases should be resolved within one month, 90 per cent within three months, and all but the most exceptional cases should be completed within 12 months.

### **9.6. Considerations**

9.6.1. Allegations made against volunteers will be dealt with by Branch Directors, and by the CEO where Branch Directors are not available, with the advice of the LADO and Police, Social Care services.

9.6.2. In all circumstances allegations made against members of staff will be reported to and dealt with by the CEO, and in their absence the Chair of the Management Board, with the advice of the LADO and Police, Social Care services.

9.6.3. In all cases, investigating individuals are recommended to seek independent professional advice from CCPAS (details listed at the end of this document.)

9.6.4. The procedures need to be applied with common sense and judgement. In rare cases allegations will be so serious as to require immediate intervention by children's social care and/or police. Others that meet the criteria in paragraph 9.1.3 may seem much less serious and on the face of it will not warrant consideration of a police investigation, or enquiries by children's social care.

9.6.5. However, it is important to ensure that even allegations that appear less serious are seen to be followed up and taken seriously, and that they are examined objectively by someone independent of the Branch concerned.

9.6.6. If the complaint or allegation is such that it is clear that an investigation by police and/or enquiries by social care are not necessary, or the Police/Social Services decide that is the case, the Branch Director/CEO should decide next steps. For employed staff members this will usually involve initiation of the Disciplinary Procedures. This

process remains a “without prejudice” and depending on the nature and circumstances of the allegation and the evidence and information available, will range from taking no further action to summary dismissal or a decision not to use the person’s services in future.

## **9.7. Suspension**

- 9.7.1. The possible risk of harm to children posed by an accused person needs to be effectively evaluated and managed – in respect of the child(ren) involved in the allegations, and any other children in the individual’s home, work or community life. In some cases that will require the Branch Director/CEO to consider suspending the person until the case is resolved.
- 9.7.2. Suspension should be considered in any case where there is cause to suspect a child is at risk of significant harm, or the allegation warrants investigation by the police, or is so serious that it might be grounds for dismissal. However, a person must not be suspended automatically, or without careful thought. Again, advice should be sought from the LADO and CCPAS. The Branch Director/CEO should also consider whether the result that would be achieved by suspension could be obtained by alternative arrangements.
- 9.7.3. It should be stressed to the employee that Suspension in these cases is a neutral act, until better understanding of the situation can be ascertained and will be on full pay.
- 9.7.4. The accused member of staff should:
  - Be treated fairly and honestly and helped to understand the concerns expressed and processes involved;
  - Be assisted in finding appropriate pastoral and legal support;
  - Be kept informed of the progress and outcome of any investigation and the implications for any disciplinary or related process;
  - If suspended, be kept up to date about events in the workplace.

## **9.8. Information Sharing**

- 9.8.1. In a discussion with Police/Social Services, Worth Unlimited should share all relevant information they have about the person who is the subject of the allegation, and about the alleged victim.
- 9.8.2. Children’s social care should adopt a similar procedure when making enquiries to determine whether the child or children named in the allegation is in need of protection or services so that any information obtained in the course of those enquiries which is relevant to a disciplinary case can be passed to Worth Unlimited without delay.

## **9.9. Action Following a Criminal Investigation or a Prosecution**

- 9.9.1. The police or the Crown Prosecution Service (CPS) should inform the employer straightaway when a criminal investigation and any subsequent trial is complete, or if it is decided to close an investigation without charge, or not to prosecute after the person has been charged

## **9.10. Action on Conclusion of a Case**

- 9.10.1. If the allegation is substantiated and the person is dismissed or Worth Unlimited ceases to use the person’s services, or the person resigns or otherwise ceases to provide his or her services, the Branch Director/CEO should take advice on whether a referral is required to the Disclosure and Barring Service.

9.10.2. In cases where it is decided on the conclusion of the case that a person who has been suspended can return to work, the Branch Director/CEO should consider how best to facilitate that. Most people will benefit from some help and support to return to work after a very stressful experience. Depending on the individual's circumstances, a phased return and/or the provision of a mentor to provide assistance and support in the short term may be appropriate. The Branch Director should also consider how the person's contact with the child or children who made the allegation can best be managed if they are still a programme.

### **9.11. Resignations and Compromise Agreements**

9.11.1. The fact that a person tenders his or her resignation, or ceases to provide their services, must not prevent an allegation being followed up in accordance with these procedures. It is important that every effort is made to reach a conclusion in all cases of allegations bearing on the safety or welfare of children, including any in which the person concerned refuses to cooperate with the process. Wherever possible, the person should be given a full opportunity to answer the allegation and make representations about it, but the process of recording the allegation and any supporting evidence, and reaching a judgement about whether it can be regarded as substantiated on the basis of all the information available, should continue even if that cannot be done or the person does not cooperate. It may be difficult to reach a conclusion in those circumstances, and it may not be possible to apply any disciplinary sanctions if a person's period of notice expires before the process is complete, but it is important to reach and record a conclusion wherever possible.

9.11.2. By the same token so called "compromise agreements" by which a person agrees to resign, the employer agrees not to pursue disciplinary action, and both parties agree a form of words to be used in any future reference, must not be used in these cases. In any event, such an agreement will not prevent a thorough police investigation where that is appropriate. Nor can it override the statutory duty to make a referral to the ISA where circumstances require that.

### **9.12. Learning Lessons**

9.12.1. At the conclusion of a case in which an allegation is substantiated the Branch Director/CEO should review the circumstances of the case with the Chair of the Management Board to determine whether there are any improvements to be made to procedures or practice to help prevent similar events in the future.

### **9.13. Action in respect of False Allegations**

9.13.1. If an allegation is determined to be false, the Branch Director/CEO should refer the matter to children's social services to determine whether the child concerned is in need of services, or may have been abused by someone else. In the rare event that an allegation is shown to have been deliberately invented or malicious, the Branch Director/CEO may wish to consider withdrawing services from the young person, or the police should be asked to consider whether any action might be appropriate against the person responsible.

### **9.14. Summary**

#### **9.14.1. Allegation made to Worth Unlimited**

The allegation should be reported to the Branch Director or CEO immediately unless the allegation is about the CEO in which case it should be reported to the Chair of the Management Board. The Branch Director or CEO will inform the appropriate



LADO as soon as possible and work in partnership with them and police/social services where necessary.

9.14.2. ***Allegation made to the police or children's social services***

If an allegation is made to the police, the officer who receives it should report it to the force designated liaison officer without delay. The police would be expected to contact the organisation at the earliest opportunity where this information would be passed to the Branch Director/CEO without delay. Similarly if the allegation is made to children's social care the person who receives it should report it to the organisation without delay.

## 10. SUPERVISION OF ACTIVITIES AND PRACTICE ISSUES

### 10.1. Introduction

10.1.1. Every worker of each project should have a clear understanding of what they are doing and what is expected of them, and activities should be planned in a way which reduces opportunities for abuse to occur. The guidance which follows seeks to ensure the safety and well-being of young people and young people and their protection from abuse, whilst also protecting workers from false allegations.

### 10.2. Young person Supervision

10.2.1. **Ratio of adults to Children.** While it is recognised that the majority of Worth Unlimited's work is with young people the following figures are shown to inform good practice. Number of adults who should be present for a specific indoor/outdoor activity or holiday event. These are:

Age group	Adults : Children
0 to 2 years	1 : 3
2 to 3 years	1 : 4
3 to 8 years	1 : 8
9+	1 : 15

10.2.2. The following guidelines should be adopted wherever possible, recognising that Worth Unlimited's work takes place in a variety of contexts and situations. Where guidelines are not appropriate they should be discussed with your Line Manager:

10.2.3. There should usually be at least one male and one female worker onsite, if it is a mixed gender activity.

10.2.4. In school settings, a member of the school staff should always be present or in the case of one to one work be easily reached.

10.2.5. Where possible, ensure that a worker is not alone with a young person/young person but when circumstances lend themselves to this happening, another worker will be informed and where appropriate doors will be left open.

10.2.6. Where confidentiality is important and a child/young person is being seen on their own, then ensure that others know the interview is taking place and that someone else is around in the building.

10.2.7. No person under 16 years of age should be left in charge of any children of any age. Nor should child or young people attending a group be left alone at any time.

10.2.8. A register of young people attending a club or activity should be kept. This is also to include a register of workers/volunteers/visitors; times of arrival and departure if any individual is not attending the whole session.

10.2.9. A record of each activity/session should be kept. Workers should record unusual events with each leader recording what they witnessed.

10.2.10. A separate Accident Recording Book should be maintained.

### 10.3. Boundaries

10.3.1. All workers are responsible for establishing and maintaining appropriate boundaries, and for ensuring that meeting their own emotional needs is not dependent on their relationships with young people. Workers involved in projects should be provided with staff and volunteer handbooks that specifically deal with issues related to safe

practice and boundaries. Generically all workers are encouraged to attend in-house and/or accredited child protection training.

#### **10.4. Personal care**

- 10.4.1. Workers should ensure that the level of personal care given is appropriate and related to the age and ability of the young person.

#### **10.5. Touch**

- 10.5.1. Physical contact between adults and young people can be quite healthy and encouraged in public settings, and discouraged where an adult is alone with a young person. The following guidelines should be followed:
- 10.5.2. Keep everything in public. A hug in the context of a group is very different from a hug behind closed doors
- 10.5.3. Touch should be related to the young person's needs, not the worker's
- 10.5.4. Touch should be age-appropriate and generally be initiated by the young person rather than the worker
- 10.5.5. Avoid any physical activity that is, or may be construed as, sexually stimulating to the adult or young person, e.g. fondling, touching private parts of the body, etc.
- 10.5.6. Young people are entitled to determine the degree of physical contact with others except in exceptional circumstances, i.e. when young children need medical attention.
- 10.5.7. Team members should take responsibility for monitoring one another in the area of physical contact. They should be free to constructively challenge a colleague if necessary.
- 10.5.8. With some pieces of work it may be that the team involved decide to adopt a policy of non-touch, and this policy should be upheld by all staff and volunteers where implemented.

#### **10.6. Respect**

- 10.6.1. Workers should treat all young people with dignity and respect in attitude, language used and actions. There should be respect for the privacy of young people and questionable activity should be avoided. (e.g. rough/sexually provocative games or comments).

#### **10.7. Restraint**

- 10.7.1. Any form of physical response to misbehaviour is unlawful unless it is by way of restraint. On those occasions when it proves necessary for workers to restrain a young person or young person physically to prevent him/her from inflicting injury to others or damage to property, only the minimum force necessary should be used.

#### **10.8. Venues and transport**

- 10.8.1. Parental consent will be obtained for all organised activities, outings and residential trip outside usual group times. It may be appropriate in some settings i.e. Compact Clubs to arrange for a consent form at the beginning of the club that covers all activities in and out of school within club time. For activities that take place outside of club/school time, consent should always be sought.
- 10.8.2. Arrangements for transporting young people must also be with the knowledge of the Project Manager and with parental approval. In some circumstances it may be unwise to carry a particular young person/young person on their own.



10.8.3. All workers driving any vehicle transporting young people must hold a valid driver's license for the type/class of vehicle that they are driving. All vehicles used in the transportation of young people must have a valid road fund license, be appropriately insured, have a valid MOT certificate, have back seat seatbelts, and comply with all appropriate legislation and regulations. Seat sharing is not permitted.

### **10.9. A Duty of Care**

10.9.1. The physical safety and well-being of young people and young people worked with must be the highest priority. Workers have a legal 'duty of care' to act as a careful parent would. This means that if a worker causes loss or injury by failing to carry out his/her responsibilities in a careful way, the worker (and possibly Worth Unlimited) could be held liable in civil law for negligence. The duty of care involves exercising adequate supervision, which will depend on age, maturity and the particular circumstances pertaining to the young person. Supervision can mean giving adequate advice and instructions rather than constantly watching a young person.

10.9.2. Worth Unlimited has a legal duty under the Occupier's Liability Act 1957 to take such care as is reasonable in the circumstances to see that visitors to any sites are safe for the purpose for which they are on the premises. Workers are advised to check that:

- A First Aid kit is available and well stocked during all activities
- Fire extinguishers are available and fire drills are held periodically
- Clear instructions are posted in case of emergency
- Electrical sockets and appliances are safe
- Equipment and furniture is kept well maintained and safe, and no sharp edges are protruding
- All accidents are recorded in an *Accident Record Book*.

10.9.3. If any of the above are missing or unsafe, the Project Manager should be informed immediately.

### **10.10. Internet Use**

10.10.1. Worth Unlimited operates an IT and Communications Policy which covers the use of computers, the internet, and other communication methods.

10.10.2. Worth Unlimited will install and maintain a suitable filtering programme to be used by all young people when on the Internet.

10.10.3. Workers will not allow use of the internet by young people without appropriate adult supervision.

### **10.11. Use of Images**

10.11.1. Worth Unlimited may use photographs or video recordings of young people participating in projects.

10.11.2. Use will be restricted to marketing activities and/or for the benefit of participants.

10.11.3. Worth Unlimited will only use images where consent is given by parents (or young person if over 16).

10.11.4. Care should be taken to ensure that images are appropriate, particularly around residential or water based activities.

## 10.12. Home Visits

10.12.1. Worth Unlimited operates a Home Visits policy as part of the Health and Safety policy. All staff who are making visits to the homes of young people should use the risk assessment within this policy.

## 10.13. Issues relating to mentoring

- 10.13.1. The following guidelines should be observed when working in a Mentoring relationship with a young person, subject to additional guidelines which may be given by a school or other partner;
- 10.13.2. Meetings should take place in a public place or a place where others have easy access to you i.e. in the mentee's home, with parents/teachers in the next room or when others are present in the building.
- 10.13.3. Notify someone about the time, place and expected length of your meeting with the mentee. Preferably this should be the Mentoring Coordinator and/or the parents of the mentee. It is advisable to avoid transporting mentees in a private vehicle where they are the only passenger. If this is unavoidable, the journey should be logged with the Mentoring Coordinator beforehand
- 10.13.4. Evaluation forms should be completed at the end of each meeting. The form should be completed as soon after the meeting as possible and should include details of incidents that may cause concern. The form should be signed and dated and returned to the Mentoring Coordinator as per agreed arrangements.
- 10.13.5. It is advisable to carry a mobile phone with you for each meeting. The phone numbers of Worth Unlimited, the school (if appropriate) and the Mentoring Coordinator should be kept in the memory.
- 10.13.6. It is important to think about the practicalities of your meeting place. For example, do not expect young people to have to walk home through an alley or park unsupervised when it is dark.

## 10.14. Guidelines For Discipline

- 10.14.1. Discipline is the education of a person's character. It includes nurturing, training, instruction, chastisement, verbal rebuke, teaching and encouragement. It brings security, produces character, prepares the young person for life,
- 10.14.2. Work on each individual young person's positives, do not compare them with each other, but encourage and build them up, giving them responsibility for simple tasks.
- 10.14.3. Build healthy relationships with young people and be a good role model, setting a good example. You can't expect young people to observe ground rules if you break them yourself.
- 10.14.4. Take care to give quieter and well behaved young people attention and don't allow some young people to take all your time and energy.
- 10.14.5. Be consistent in what you say and ensure that other team members know what you have said – this avoids manipulation.
- 10.14.6. Look honestly at your programme – if young people are bored, they misbehave. Is the programme at fault?
- 10.14.7. **NEVER** smack or hit a young person and don't shout – change voice tone if necessary.

- 10.14.8. **Never discipline out of anger.** Call on support from other workers if you feel you may deal with the situation unwisely in your anger.
- 10.14.9. Lay down ground rules e.g. no swearing, racism or calling each other names, a respect for property, and make sure the young people understand what action will be taken if not kept.
- 10.14.10. Each young person is unique, special and individual, and each young person needs a different method of being dealt with. We need to ask why the young person is behaving that way.
- 10.14.11. Separate young people who have a tendency to be disruptive when together. Give them a chance, warn them and only separate if they are disruptive as a last resort.
- 10.14.12. Have the young person sit right in front of you or get another worker to sit next to the young person.
- 10.14.13. Be pro-active and encourage helpers to be pro-active and not wait to be told to deal with a situation.
- 10.14.14. Take the young person aside and talk to them, challenge them to change, whilst encouraging them on their strengths.
- 10.14.15. Warn a young person that you will speak to their parents and do so if necessary. Warn them, send them outside the room/activity (take care regarding supervision of this). If a young person's behaviour is constantly disruptive, seek advice and guidance from a Line Manager.
- 10.14.16. Further information on Behaviour management can be found in the Behaviour Policy.

### **10.15. Helping young people to protect themselves**

- 10.15.1. Young people should have access to an independent adult outside of Worth Unlimited. For this reason, we promote the NSPCC and Child Line phone numbers and make use of their publicity. The NSPCC Child Protection Help line is **0808 800 5000**; Child Line is **0800 1111**.
- 10.15.2. Opportunities should be taken to teach safety generally, and to help young people to develop common sense rules. Workers should be willing to listen to and talk about a young person's suspicions and expressions of feeling uncomfortable.

## **11. RESIDENTIAL ACTIVITIES**

### **11.1. Details of the residential**

11.1.1. Workers of Worth Unlimited make use of a variety of different outdoor pursuits and holiday centres. In most cases, the workers make preliminary visits before use of a venue is made and have very close liaison with the organisers and/or the owners of the venue up to and during residential. In all cases, where young people are involved in a residential activities, consent will be obtained and the following details will be supplied to parents/guardians/carers:

- Name of the centre
- Address and location of the centre (including contact telephone numbers, e-mail address (if relevant))
- Dates of the residential
- Nature of activities to be offered
- Organisation responsible for the running of the centre.

### **11.2. Policy Ownership and Responsibility on the Residential**

11.2.1. It is expected that any centre or activity provider will have their own Child Protection Policy and staff will be properly recruited (with DBS Disclosures). Before any residential is carried out, negotiation should take place with the centre or provider as to who which organisation will be responsible for Child Protection during the residential. This may depend on the nature of the residential and the degree to which the centre/activity provider is involved with the young people.

11.2.2. It is the expectation that all those attending the residential activity accept the young person protection policy and act according to it.

### **11.3. Supervision of Group/Young People's Activities in a Residential Setting**

11.3.1. Taking care of young people who are away from home involves taking responsibility for their well-being at all times, being prepared for every eventuality, and anticipating situations where there is harm and taking steps to minimise the risks.

11.3.2. It is the responsibility of all workers to know the whereabouts of all young people who are on the Residential.

11.3.3. Daily Logs of residential activities will be kept by Worth Unlimited workers. All significant incidents will be recorded therein.

11.3.4. All young people on residential will need to have completed a Health Information and Consent Form prior to attendance on the residential and no young people will be allowed to participate in any activity without the written consent of the parent/guardian for that activity.

11.3.5. Everyone on residential will be warned of the danger of fire. If the residential is in a building then everyone will be made aware of the fire exits. A fire drill will be practised on the first day of the residential.

11.3.6. Best practice dictates that there should be at least one worker qualified in first aid (through a course run by St. John Ambulance/Red Cross or similar) and that the most qualified person be the nominated First Aider for the duration of the Residential.

11.3.7. The First Aider will ensure that on the residential:

- First Aid boxes are available and their location known.
- That the First Aid kit contains those items recommended by St. John Ambulance.

- All accidents and injuries will be reported and accurately recorded.
- That the location and telephone numbers of the nearest doctor and hospital are readily available.
- The safety of the building, chalets or tents will be considered and a consistent set of rules will be applied as appropriate. The young people will be made aware of the rules at the start of the residential. The condition of fire and electrical appliances will be examined on preliminary visits undertaken.

11.3.8. The Food Safety (General Food Hygiene) Regulations 1995 state that anyone who handles food or whose actions could affect its safety must follow the regulations. As technically food is being sold (if food is included and a charge is made for the residential, even if the charge is made to a funding body) then best practice dictates that those with responsibility for food should possess the Basic Food Hygiene Certificate and be aware of food safety (preparation, handling and storage, disposal of waste, etc). Worth Unlimited workers attending residentials organised by an outside agency will check the status of workers involved in food handling. Staff organising in-house residentials are encouraged to complete Food Hygiene courses.

11.3.9. No adventurous activities will be engaged in without the written consent of the parent/guardian. The activity organisers will ensure that the staff engaged in such activities are properly trained and qualified and that the correct ratio of staff to young people is met. If use is made of an activity centre or organisation whose own staff undertake all instructions then the residential organisers will ensure that the premises are licensed, if the activities come within the scope of the Adventure Activities Licensing Regulations 1996.

#### **11.4. Transportation**

11.4.1. The residential organisers will ensure that all drivers have adequate car insurance and license if they are transporting young people to, from and during a residential

11.4.2. All minibuses used to transport young people to the residential must have:

- a valid MOT certificate.
- the necessary insurance.
- a driver with a valid driving licence which entitles them to drive a minibus.
- a fire extinguisher and First Aid kit on board.
- a thorough check of oil, water, screen wash, etc before journeys.

#### **11.5. Insurance**

11.5.1. Worth Unlimited has a legal obligation to ascertain the type of insurance required for activities undertaken. Appropriate checks will be made when staying at a centre to see that Public Liability Insurance is in place.

#### **11.6. Residential Supervision – Workers**

11.6.1. Opportunities for workers to meet together and receive supervision before, during and after residentials will always be provided.

#### **11.7. Sleeping Arrangements**

11.7.1. The following arrangements will be adopted:

- There must be a worker of the same gender as the young people while on the residential
- Young people will always be accommodated in single-sex rooms/dormitories/tents.



- No workers will sleep in the same room/dormitory/tent as a young person except when the restrictions of space dictate and only then with the following exceptions and safeguards:
- Where there is a large room/dormitory ie 5 beds or more, with 2 or more young people and with 2 or more workers of the same sex.
- Careful consideration will be given to proximity of worker sleeping accommodation to ensure safety of young people.
- Workers will only ever enter dormitories/rooms/tents, when given permission to do so by a young person and only then with two workers present except exceptionally when there is concern for the safety of young people.

## **11.8. Guidelines on touching**

- 11.8.1. Residentials offer a great opportunity to teach young people personal safety skills and to encourage them to be assertive and learn how to say no to physical contact they may feel uncomfortable with. That said, the guidelines issued above about touching must still be adhered to.

## **12. DETACHED WORK**

- 12.1.1. The following additional guidelines should be observed when working in a Detached Work setting;
- 12.1.2. Detached work should NEVER be undertaken alone. Working in pairs is a minimum and the session should be cancelled if two workers/volunteers can not be engaged.
- 12.1.3. While working on a session it is important that the workers stay together. In unusual circumstance where separation cannot be avoided the appropriate Line Manager should be informed immediately.
- 12.1.4. Detached workers should carry a mobile phone and should notify the appropriate Line Manager of when they begin and end their session and where they plan to go.
- 12.1.5. It is generally not acceptable to enter a young person's home even with their invitation, but it is accepted that in some circumstances where a relationship with the whole family as been developed this might be appropriate. Ideally all meetings will take place in public places such as the local café or library.
- 12.1.6. Further information about Detached Work can be found in the Detached Youth Work Policy and Health and Safety policy and procedures.

## **13. GANGS, YOUTH VIOLENCE AND EXTREMISM**

### **13.1. Gangs and Youth Violence**

- 13.1.1. Due to the nature of our work, Worth Unlimited staff and volunteers may come across young people who are involved in or on the periphery of gangs.
- 13.1.2. The risk or potential risk of harm to the young person in a gang may be as a victim, a perpetrator or both – in relation to their peers or to a gang-involved adult in their household.
- 13.1.3. A child who is affected by gang activity or serious youth violence can be at risk of significant harm through physical, sexual and emotional abuse. See section x for definitions of harm. Significant harm is defined in section
- 13.1.4. Violence is a way for gang members to gain recognition and respect by asserting their power and authority in the street, with a large proportion of street crime perpetrated against members of other gangs or the relatives of gang members.
- 13.1.5. Youth violence, serious or otherwise, may be a function of gang activity. However, it could equally represent the behaviour of a child acting individually in response to his or her particular history and circumstances.

### **13.2. Girls & sexual exploitation**

- 13.2.1. There is evidence of a high incidence of rape of girls who are involved with gangs. Some senior gang members pass their girlfriends around to lower ranking members and sometimes to the whole group at the same time. Very few rapes by gang members are reported,
- 13.2.2. Gang members often groom girls at school using drugs and alcohol, which act as disinhibitors and also create dependency, and encourage / coerce them to recruit other girls through school / social networks.
- 13.2.3. See also the London procedure for safeguarding sexually exploited children (and the London procedure for safeguarding trafficked and sexually exploited children (Section B3), available at [www.londonscb.gov.uk](http://www.londonscb.gov.uk).

### **13.3. Response**

- 13.3.1. Staff and Volunteers should always take what the child tells them seriously. They should assess this together with the child's presenting behaviours in the context of whatever information they know or can gather from the child about the risk factors described in the risk assessment framework for children affected by gangs and serious youth violence.
- 13.3.2. Potentially a child involved with a gang or with serious violence could be both a victim and a perpetrator. This requires staff and volunteers to assess and support his/her welfare and well-being needs at the same time as assessing and responding in a criminal justice capacity.
- 13.3.3. If an employee or volunteer is concerned that a child is at risk of harm as a victim or a perpetrator of serious youth violence, gang-related or not, they should follow the same procedures as for any other suspicion of abuse.
- 13.3.4. Branches should consider making contact with local Gangs Prevention Officer or equivalent in their area.



### **13.4. Violent extremism**

- 13.4.1. Particularly from their teenage years onwards children can be vulnerable to getting involved with radical groups through direct contact with members or, increasingly, through the internet. This can put the child at risk of being drawn in to criminal activity and has the potential to cause significant harm.
- 13.4.2. Staff and Volunteers need to understand these risks and know how to access local support for the young person and their families.
- 13.4.3. If an employee or volunteer is concerned that a child is at risk of harm as a victim or a perpetrator of serious youth violence, gang-related or not, they should follow the same procedures as for any other suspicion of abuse.
- 13.4.4. Branches should consider making contact with local Prevent Extremism Officer or equivalent in their area.

## **14. PARTNERSHIPS**

- 14.1.1. When working in partnership, particular attention should be given to child protection and safeguarding arrangements.
- 14.1.2. Any contracts or service level agreements should contain specific reference as to whose policy is applicable and where responsibility for coordination lies.
- 14.1.3. Where responsibility lies with other organisations, staff and volunteers should be clear about the arrangements but also be reminded of the possibility of acting unilaterally if concerns are not acted upon.
- 14.1.4. Where Worth Unlimited staff are working in another context such as a school, it is reasonable for that organisation to request the DBS details of any Worth Unlimited staff and volunteers involved. This information should be transmitted confidentially and should include the following information:
  - Full name
  - Date of Birth
  - DBS Disclosure Number
  - DBS Disclosure Date
- 14.1.5. Worth Unlimited staff are under no obligation to provide further personal details about staff or volunteers to partner organisations. In addition, Worth Unlimited is not obligated to provide copies of disclosures, although an individual may choose to.
- 14.1.6. Worth Unlimited should seek the same information when working with staff/volunteers from other organisations. Advice should be sought where organisations refuse this information.

## **15. FURTHER ADVICE AND SUPPORT**

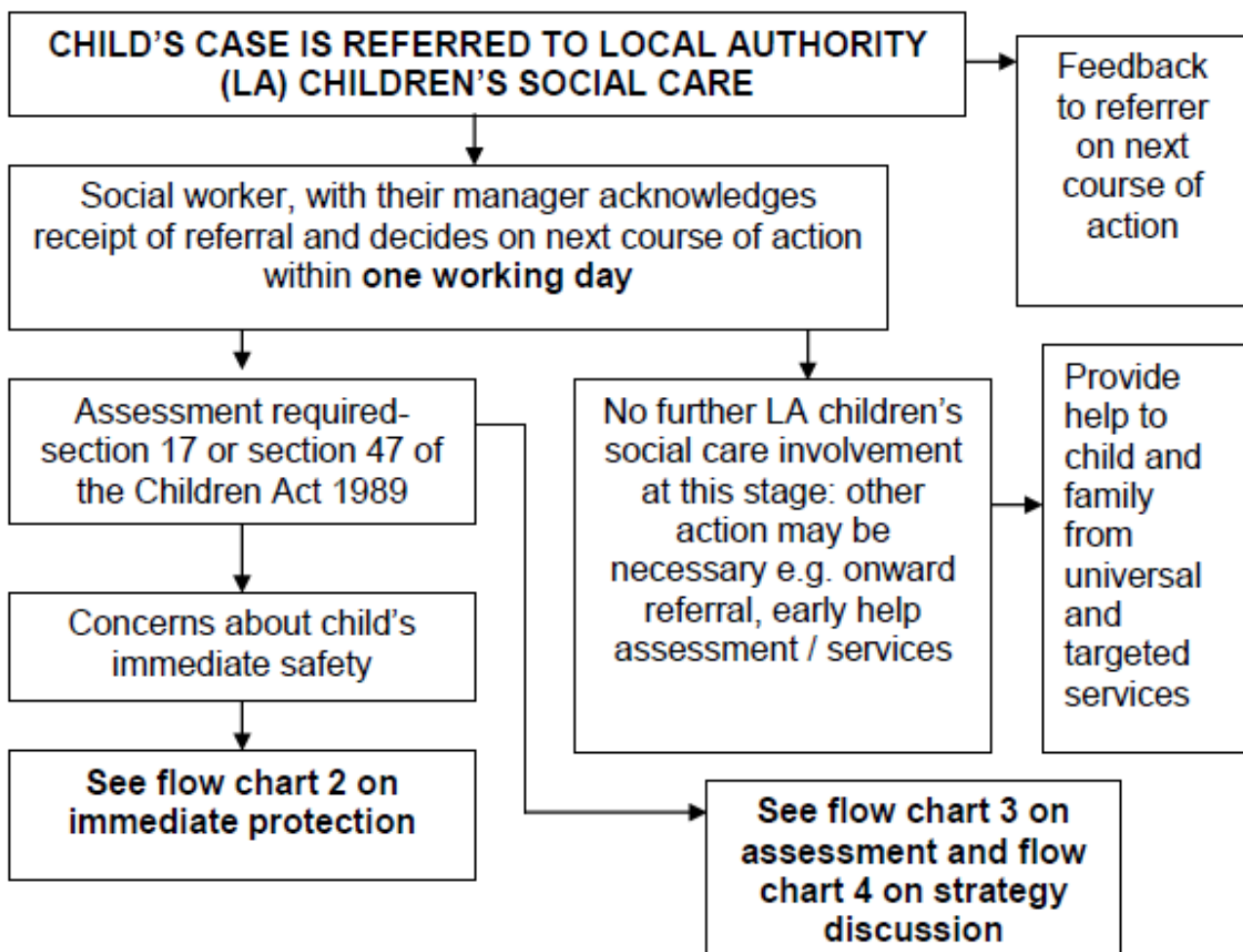
- 15.1.1. Information and guidance can be sought from the following sources. This list is not exhaustive.
  - Booklet: “What to do if you’re worried a child is being abused” - [www.doh.gov.uk/safeguardingchildren/index.htm](http://www.doh.gov.uk/safeguardingchildren/index.htm)
  - HM Government – “Working Together to Safeguard Children 2013” – [www.education.gov.uk/adoutdfe/statutory](http://www.education.gov.uk/adoutdfe/statutory)
  - National Society for Prevention of Cruelty to Children (NSPCC) - [www.nspcc.org.uk](http://www.nspcc.org.uk)
  - Churches Child Protection Advisory Service (CCPAS) - [www.ccpas.co.uk](http://www.ccpas.co.uk)
  - Get Safe Online - [www.getsafeonline.org](http://www.getsafeonline.org)
  - Every Child Matters (DCSF) - [www.everychildmatters.gov.uk](http://www.everychildmatters.gov.uk)
  - London Safeguarding Children Board - [www.londonscb.gov.uk](http://www.londonscb.gov.uk)

## 16. FLOW CHARTS REGARDING CHILD PROTECTION REFERRALS

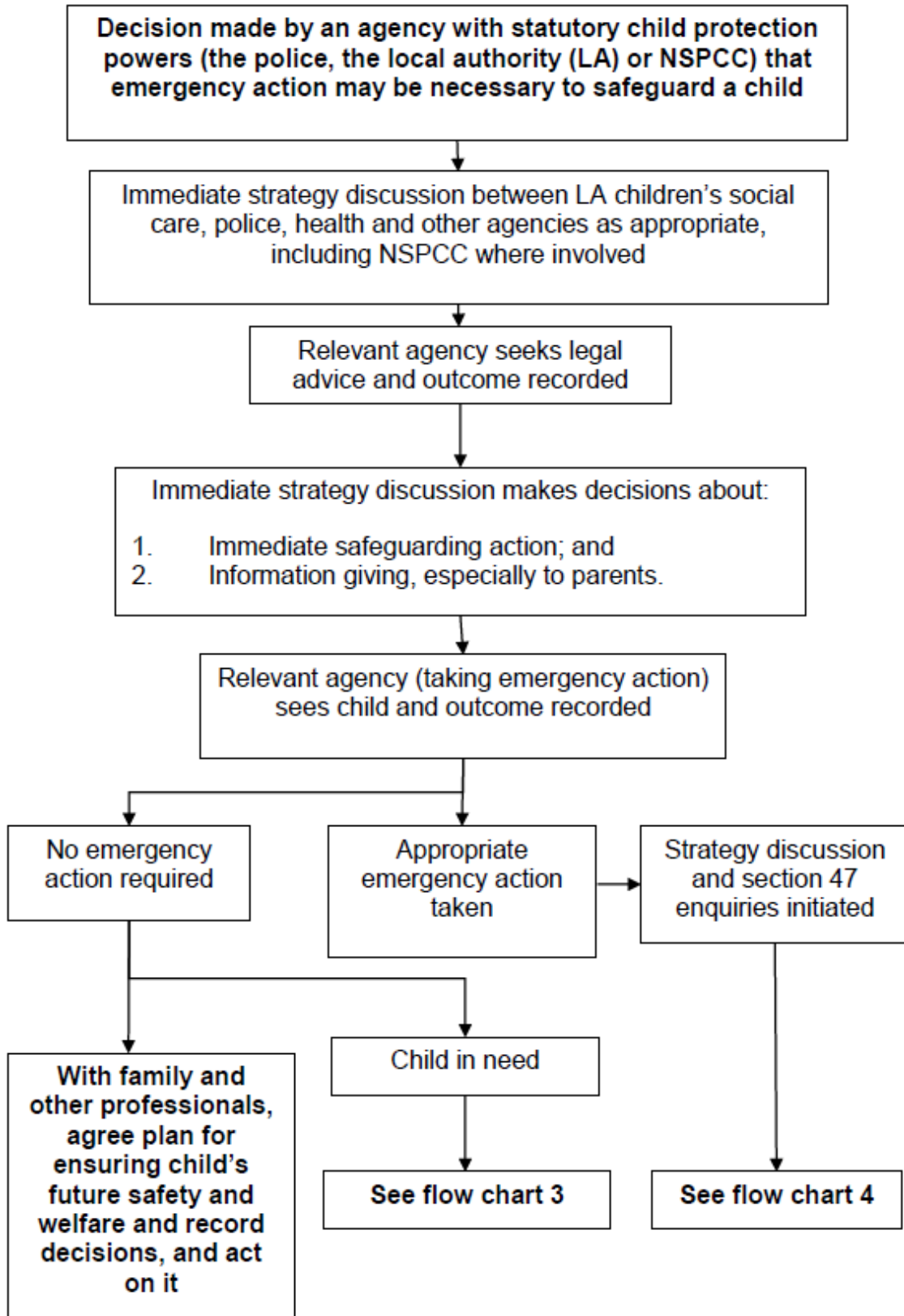
Taken from 'Working Together to Safeguard Children 2013'

[www.workingtogetheronline.co.uk/](http://www.workingtogetheronline.co.uk/)

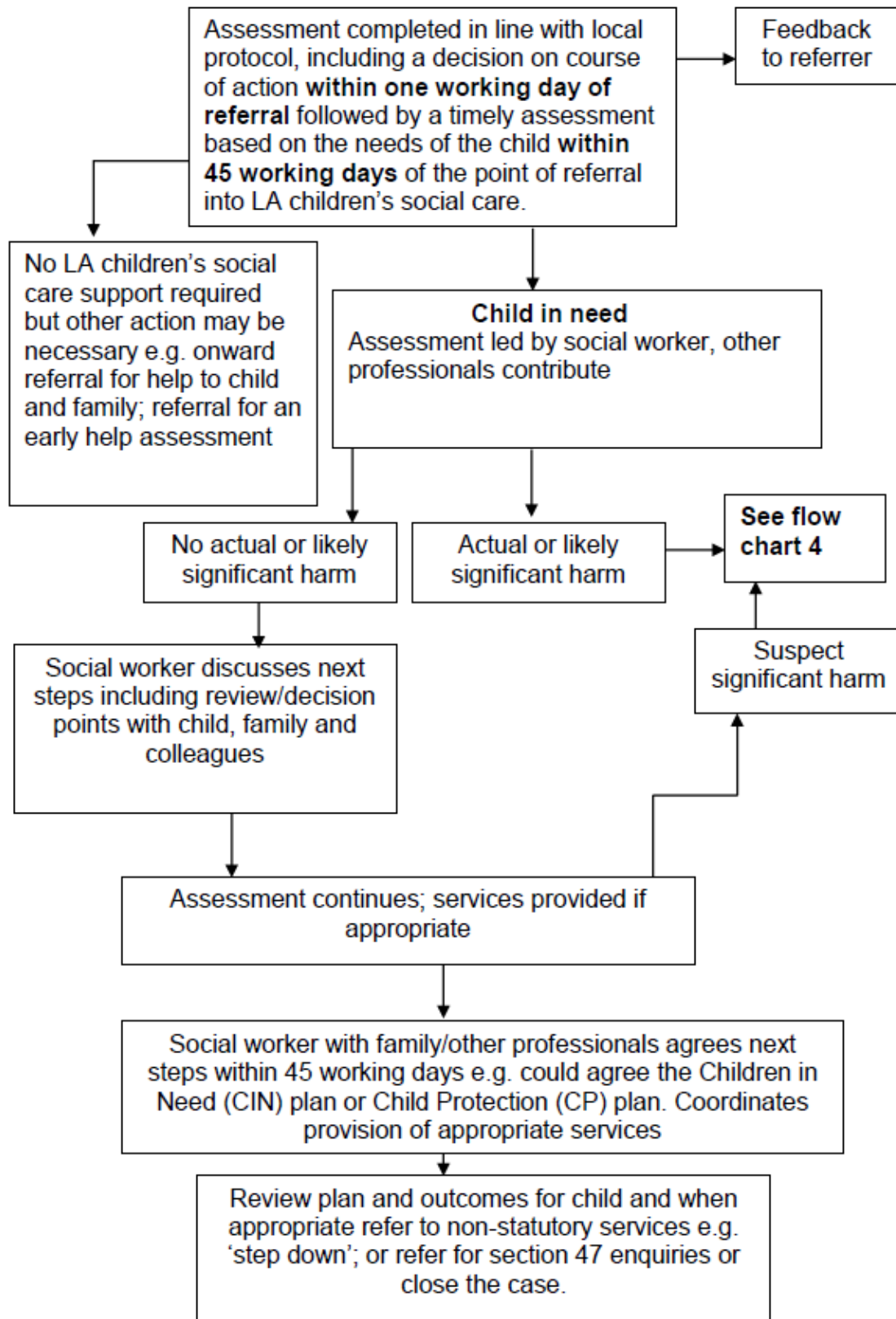
**Flow Chart 1: Action taken when a child is referred to local authority children's social services**



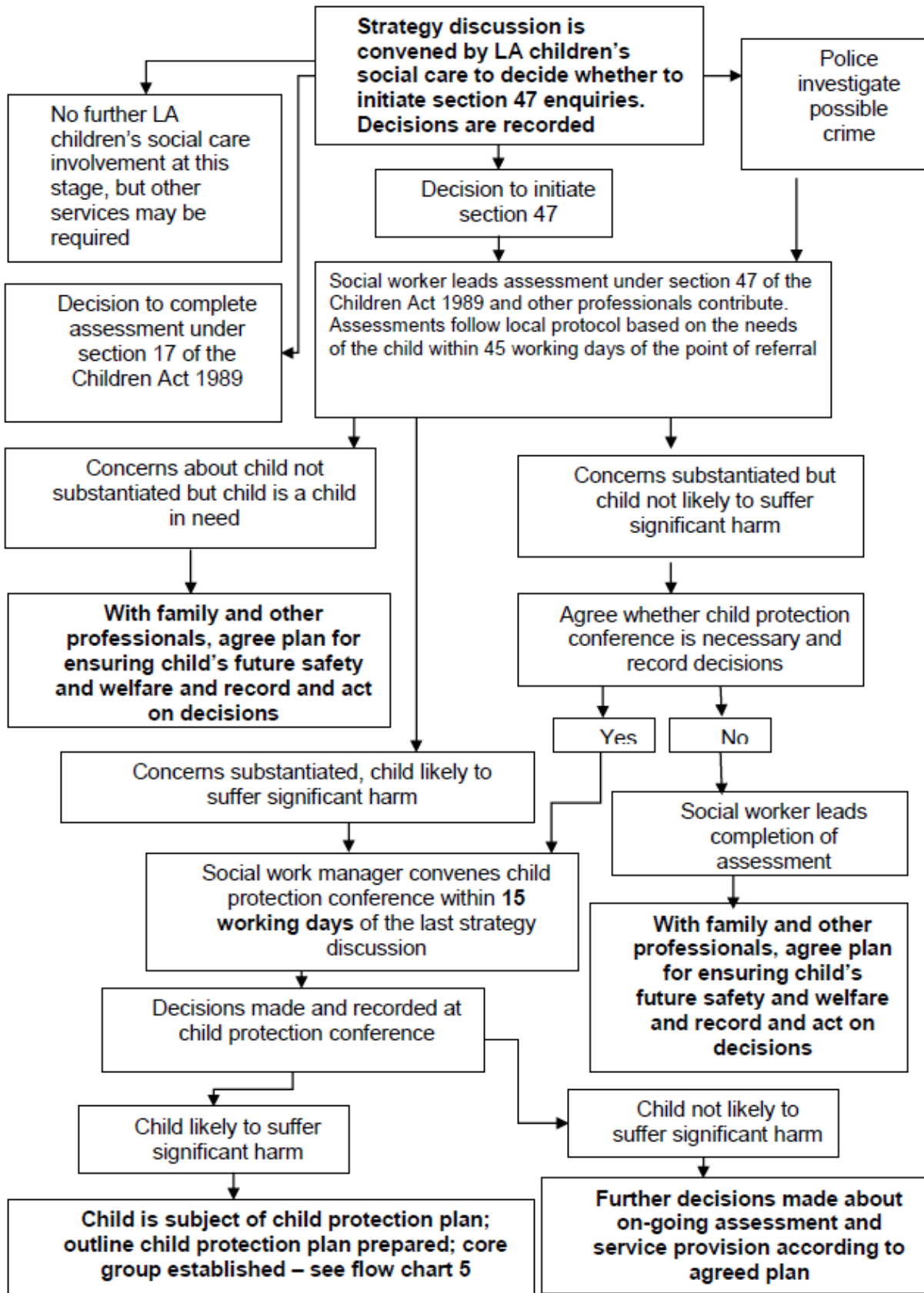
## Flow Chart 2: Immediate Protection



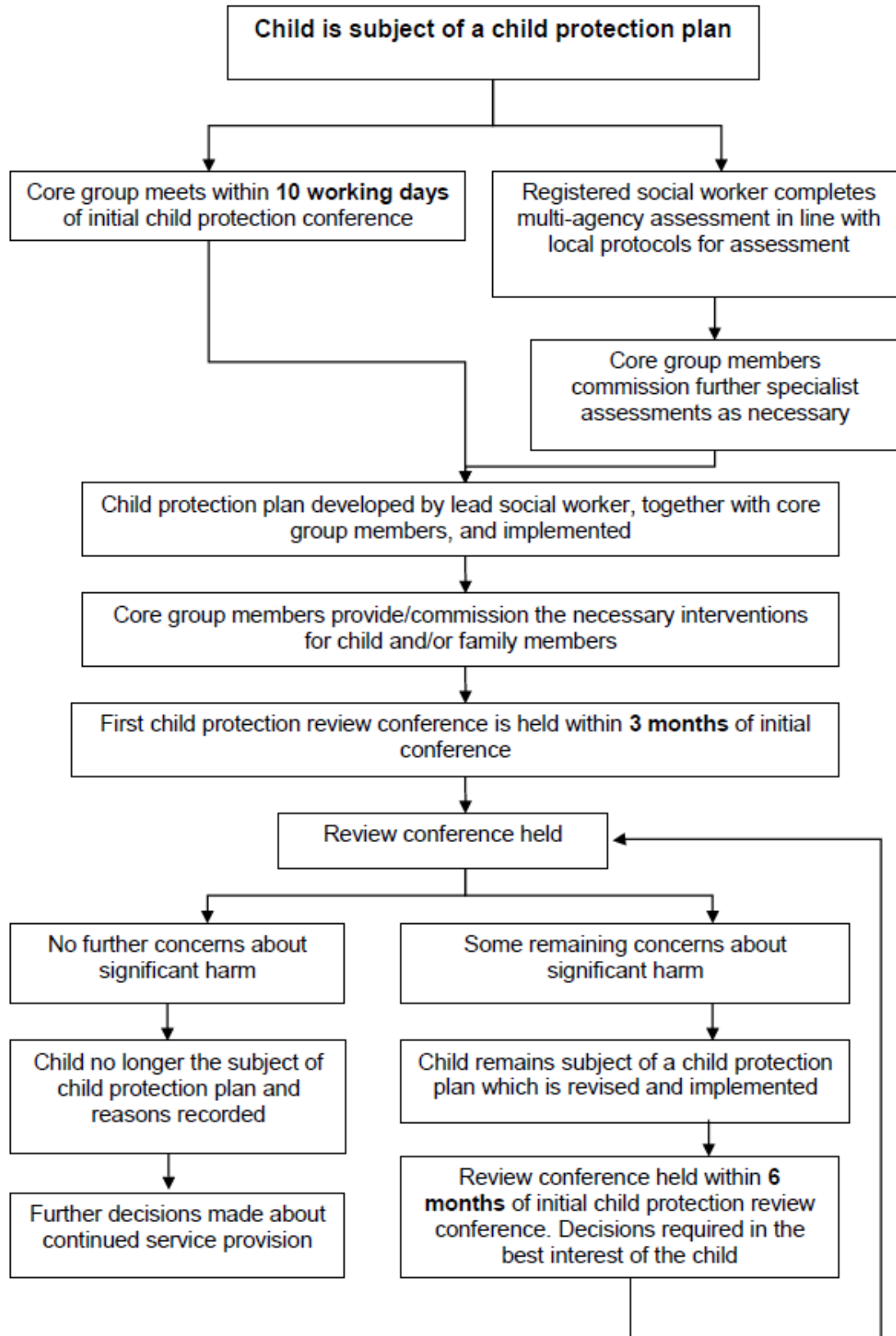
**Flow Chart 3: Action taken for an assessment of a child under the Children Act 1989**



**Flow Chart 4: Action following a strategy discussion**



**Flow Chart 5: What happens after the child protection conference, including the review?**



Date	Changes made
Version 3.0 11 <sup>th</sup> August 2014	7 – Policy Statement – Addition of expectation to share policy with children and young people. 2.2.4 – Update of definition of Sexual Abuse to include internet and grooming. 5.4 – Amendment of section to match Working Together 2013 guidance 6 – Change ‘Child Protection Coordinator’ to ‘Designated Safeguarding Lead’ throughout document. 6.1.2 – Addition of requirement to advertise DSL role holder. 6.3.5 – Amended to “ensure records are held” rather than being responsible for holding. 8 – Change from CRB to DBS. 8.3.7 – Additional point clarifying posts subject to DBS and references 8.4 – Additional Sub-section highlighting issues about DBS – updated information about portability of DBS disclosures. 8.4.3 – Responsibility for judgements around criminal convictions sits with CEO or Operations Manager. 15 – agency details updated 16 – Flow Charts updated from <a href="http://www.workingtogetheronline.co.uk">www.workingtogetheronline.co.uk</a>
Version 2.4 7 <sup>th</sup> March 2012	Clarification of language about Child Protection Coordinator in 6.1 Addition of reference to online CRB application in 8.4 Revision of Section 9, with particular references added to role of LADO Addition of Section 13 on Gangs and Extremism.
Version 2.3 2 <sup>nd</sup> May 2011	6.2 – Addition of training expectations of Child Protection Co-ordinators 6.3.1, 6.3.5 – removal of requirement for ISA registration (following Government review) 8.2.2 – Addition of CWDC E-learning opportunity. 8.3 – Deletion of references to ISA Registration 8.4.5 – Replacement of paragraph to prohibit portability of recent DBS Disclosures 12.1.6 – Addition of reference to Detached Youth Work Policy
Version 2.2 19 <sup>th</sup> April 2010	6.3.1, 6.3.5, 8.4.6, 11.2.1– Information regarding Vetting and Barring Scheme 8.5 – new section on young people, volunteering and vetting checks. 8.4– Information on destroying CRB disclosures. 14.1.4, 14.1.5, 14.1.5– Information sharing of CRB details. Addition of new Section 9 – Dealing with allegations against staff 15.1.1 – Further information about relevant publications.
Version 2.1 24 <sup>th</sup> February 2009	Addition of 8.2.7, 8.2.8 and 8.2.9 – DBS Disclosures and renewals. 9.13.4 – addition of where to send forms.
Version 2.0 12 <sup>th</sup> December 2008	Formatting changes. Inclusion of contents panel Policy Statement – extra sentence added to point 1 Updated Definitions of Abuse Include concept of ‘significant harm’ Added cooperating statement to ‘Helping Victims’ section Added section on Information Sharing Added references to training, home visits and Health and Safety policies Deletion of points which overlap the Recruitment policy Detached work promoted to header section Addition of reference to Whistle blowing policy Addition of Partnerships section Addition of further advice and support section Update of Use of Internet section Addition of Use of Images section

<b>Most recent review by Board of Management:</b> <b>This policy is due for review by the Board of Management:</b>	22 <sup>nd</sup> September 2014 March 2015
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