

SAFEGUARDING CHILDREN & CHILD PROTECTION POLICY

Last Review Date August 2024

1. POLICY STATEMENT

1.1 The aim of this policy is to ensure practice at OTR contributes to the protection of children and young people under 18 from significant harm of abuse, or risk of such harm.

This may take the form of emotional, physical or sexual abuse, as well as neglect. It can include practices such as female genital mutilation (FGM), forced marriage, bullying, racist, disablist and homophobic abuse.

1.2 OTR recognises that good child protection policies and procedures are of benefit to everyone involved with OTR's work, including staff and volunteers, as they can help protect them from erroneous or malicious allegations.

1.3 This policy is consistent with the general principles underpinning work at OTR, the legal recognition that the welfare of the child is paramount, and the public duty to safeguard young people. This policy and its code of practice are framed by and in accordance with the South West Safeguarding and Child Protection Group Procedures (www.swcpp.org.uk).

2. **RESPONSIBILITIES**

2.1 As with all OTR governance, ultimate responsibility for the organisation's policies and their implementation rests with the Trustees. Operationally, for the purposes of this policy, OTR's staff and volunteers include not only all paid staff and volunteers but also Trustees and others conducting any work on behalf of the organisation.

2.2 The Director of Services is the Designated Safeguarding Lead for OTR and is responsible for ensuring best practice, ongoing training, audit, criminal records checks, and a culture of safeguarding are developed across the organisation.

2.3 It is the responsibility of the Chief Executive to ensure all staff and volunteers are clear in their responsibilities and legal duties, and have read and understand the policy and how and when to use the procedures in place.

2.4 Staff and volunteers are not responsible for diagnosing abuse but do have a responsibility to be aware that it might be a current risk for a child or young person, either as a victim or perpetrator, and to respond accordingly.

This means that if they learn of abuse that occurred in the past, they must also respond to this information in accordance with these procedures as the abuser may still represent a risk to children.

2.5 All staff and volunteers who have contact with children are required to:

- Recognise and accept their responsibilities and follow the Code of Practice;
- Develop awareness of the issues which can cause children harm;
- Report concerns following the procedure contained in this policy.

2.6 As a third sector organisation working with children and young people, OTR has a responsibility to alert statutory agencies where there exists, or is at risk of, a child suffering significant harm. (See Appendix A for the statutory definition of 'significant harm').

2.7 Team Managers are day-to-day Designated Safeguarding Leads and responsible for ensuring all staff and volunteers are working to the guidance and procedures in this policy. They are also responsible for supervising proactively in relation to safeguarding with practitioners.

3. POLICY

3.1 All staff and volunteers working on behalf of OTR accept responsibility for the welfare of children who come into contact with OTR, and they will report any concerns about a young person or somebody else's behaviour using the Code of Practice and procedures laid down, including, where necessary, OTR's Freedom to Speak Up Policy.

3.2 There are named Safeguarding Leads within OTR who will take action following any expression of concern, and the lines of responsibility in respect of child protection are clear.

3.3 Safeguarding Leads know how to make appropriate referrals to child protection agencies.

3.4 The Children Act 1987 states that the 'welfare of the child is paramount'. This means that considerations of confidentiality which might apply to other situations should not be allowed to override the right of children and young people to be protected from harm.

However, every effort should be made to ensure that confidentiality is maintained for all concerned when a disclosure has been made and is being investigated.

3.5 A culture of mutual respect between children and young people and those who represent OTR in all its activities will be encouraged, with adults modelling good practice in this context.

3.6 It is part of OTR's duty of care towards children and young people that anybody who encounters child protection concerns in the context of their work on behalf of OTR will be supported when they report their concerns in good faith.

4. CODE OF PRACTICE

4.1 OTR expects that all staff and volunteers carrying out paid or unpaid work for and on behalf of OTR will be aware of this Code of Practice and will adhere to its principles in their approach to and work with children and young people.

4.2 It is important that a child or young person accessing OTR is clear and informed about the limits of confidentiality. Child-friendly summaries of OTR's Confidentiality Policy will be visible in all OTR counselling rooms, on OTR's website and across appropriate literature and settings.

This will be verbally reinforced by practitioners engaged in any direct work with children and young people. 4.3 Information relating to any allegation or disclosure will be clearly recorded as soon as possible on IAPTus. Clients subject to a concern must be 'flagged' on IAPTus as 'at-risk' for the purposes of audit.

4.4 Physical contact with children and young people should be avoided.

4.5 It is not good practice to take children and young people alone in a car on journeys, however short.

4.6 Do not make suggestive or inappropriate remarks to or about a child or young person, even in fun, as this could be misinterpreted.

4.7 It is important not to deter children and young people from making a disclosure of abuse through fear of not being believed, and to listen to what they have to say. If this gives rise to a child protection concern it is important to follow OTR's procedure for reporting such concerns, and not to attempt to investigate the concern yourself.

4.8 Remember that those who abuse children and young people can be of any age (even other children and young people), gender, ethnic background or class; it is important not to allow personal preconceptions prevent appropriate action taking place.

4.9 Certain forms of self-harm and suicidal ideation are considered a safeguarding concern under the definition of 'harm' and remit of this policy but the specific response of OTR to 'harm to self' is laid out in OTR's Embracing Risk and Creating Safety Policy.

4.10 Good practice includes valuing and respecting children as individuals, and the adult modelling of appropriate conduct – which will always exclude bullying, shouting, racism, sectarianism, homophobia and heterosexism or sexism.

5. DESIGNATED LEADS

5.1 OTR has an appointed Designated Safeguarding Lead and on duty safeguarding leads who are responsible for dealing with any concerns relating to the protection of children and young people.

Please see Appendix 1 for the names of the designated leads – this sheet will be updated as and when required outside our policy review schedule.

- 5.2 The role of the safeguarding leads is to:
 - Provide the first point of safeguarding consultation, referral and leadership to all OTR staff and volunteers.
 - Know which outside child protection agency to contact in the event of a concern.
 - Provide information and advice on child protection within OTR.
 - Ensure that appropriate information is available at the time of referral and that the referral is confirmed in writing under confidential cover.
 - Liaise with local social services and other agencies, as appropriate.
 - Keep relevant people within OTR informed about any action taken and any further action required; for example, disciplinary action against a member of staff.
 - To ensure that a proper record is kept of any referral and action taken, and that this is kept safely and in confidence and escalated to the Designated Safeguarding lead if appropriate.
 - In any given disclosure, only one designated person should lead on behalf of OTR. Consultation with other designates is encouraged, but only one must take up the role described above for each disclosure.

5.3 The overall lead for safeguarding within OTR is the Designated Safeguarding Lead, the Director of Services, who is responsible for:

- Overseeing OTR's child protection governance and training needs.
- Ensuring safeguarding Leads receive robust supervision and support in carrying out their safeguarding duties.



- Ensure a regular safeguarding audit.
- Keeping OTR up-to-date with local and national evidence and procedural updates via the South West Safeguarding and Child Protection Group (www.swcpp.org.uk) as this relates to current best practice.

5.4 The Director of Services is the Chief Executive's agent in executing these responsibilities operationally to all service related Team Managers.

6. **REPORTING PROCEDURE**

6.1 OTR staff and volunteers may have a concern raised in a number of ways. Most commonly this will be through a child or young person disclosing abuse, but it may also relate to the conduct of an adult, including OTR staff and volunteers.

- At the outset of engagement with a young person, the OTR worker must explain the parameters of confidentiality offered. (See Confidentiality & Data Protection Policy).
- Following a disclosure, the worker should inform the young person that the information must be passed on to a Designated Safeguarding Lead, and possibly to other agencies. The young person's consent is not necessary, but their agreement is helpful.
- Record carefully the information given, where possible using the young persons own words. Try and get details such as names of key people and addresses.
- Inform one of the Safeguarding Leads as soon as possible, and within 24 hours. This should be the lead overseeing the project or service in which the concern has arisen, but any lead is better than none. Where your Manager is available this should be them in the first instance.
- If the worker is concerned for the immediate safety of the young person and cannot reach their Manager, the Safeguarding Lead on the rota, or the Designated safeguarding lead the worker should contact the Police Child Protection Team on 0117 945 4320.

In an emergency, 999 should be called. The worker should then alert their manager or a Safeguarding Lead retrospectively within 24 hours of such action.

• Subsequent support and advice should be offered as agreed with the Designated Safeguarding Lead.

7. REPORTING PROCEDURE



8. **RESPONDING APPROPRIATELY**

• Stay calm. Listen carefully to what is said.



- Find an appropriate early opportunity to explain that it is likely that the information will need to be shared with others do not promise to keep secrets.
- Tell the child or young person that the matter will only be disclosed to those who need to know about it.
- Allow the child or young person to continue at her/his own pace. Ask questions for clarification only, and at all times avoid asking questions that suggest a particular answer.
- Reassure the child or young person that they have done the right thing in telling you. Ensure the child or young person is informed of their rights, including their right to not give any more information or make further statements, but do not discourage them from reporting.
- Tell them what you will do next, and with whom the information will be shared.
- Record in writing what was said, using the child's own words as soon as possible note the date, time, and any names mentioned.
- It is important to remember that the person who first encounters a case of alleged abuse is not responsible for deciding whether abuse has occurred. That is a task for the professional child protection agencies, following a referral from the Designated Safeguarding Lead within OTR.
- It is possible, especially in the context of therapy, that a disclosure implicating a young person as either perpetrator or victim will be made 'by accident'. In both scenarios, the above procedure remains valid, even where the likelihood of that young person disengaging from OTR is enhanced.
- OTR's Safeguarding Leads will always look to empower young people and structure referrals in a way that protects and enables a full and high quality disclosure, but exceptions to this will always be likely where young people do not want to disclose but present information that necessitates onward referral.

9. Young People AS PERPETRATORS

9.1 It's important to keep in mind that young people may be perpetrators of abuse as well as victims. Moreover, a safeguarding concern would also arise where a client at OTR was, for example, a parent or carer, and where the state of their mental health was such that their capacity to look after a child was significantly compromised. This is true even where a child is unborn.

The effect of parental mental health more generally should be considered in any formulation of a safeguarding risk.

10. SUICIDE

10.1 Young people aged under 18 who present a suicide risk, either by their words or past actions, fall within the safeguarding terms of this policy. Information or disclosures of this nature must be discussed with a Designated Safeguarding Lead following the guidance set out in OTR's Embracing Risk and Creating Safety Policy.

Judgments about when or if to break confidentiality in these instances are situational and will depend on individual risk assessments and safety planning. In the event of a grave concern arising for a young person in OTR's care, the Designated Safeguarding Lead should contact an appropriate agency (social care, police) or family member, if known.

11. CROSS BORDER DISCLOSURES

11.1 It can happen that a disclosure is made by a young person resident in another local authority, although this can usually only occur via the anonymous phone line or confidential email.

While these mediums may mean extra exploratory work is necessary to ascertain enough information to refer on, in the event of disclosure, a young person's geography does not change the responsibilities incumbent on OTR in this policy.



11.2 In these circumstances, it is the responsibility of the Safeguarding Lead to research and contact the appropriate social care department, wherever they are in the country, if this is known.

11.3 Where a young person is known to be accessing a particular organisation or service in another authority, the Safeguarding Lead should share (appropriately) the information pertaining to the disclosure with this agency.

This action does not absolve the Safeguarding Lead of their responsibility to report the disclosure, even where a course of action is agreed with another agency.

12. RECORD KEEPING

12.1 OTR will internally log and flag all incidents pertaining to child protection concerns on IAPTus. This will include details of:

- Any allegations made.
- Details of how allegations were followed up and resolved.
- Any action taken/not taken.
- Decisions reached.

12.2 Where these relate to a member of staff, volunteer or trustee, they will be kept in a confidential personnel file and a copy given to the individual concerned. Such information will be retained on file, including for people who leave the organisation, at least until the person reaches normal retirement age, or for 10 years if that is longer.

12.3 It is important to note that a 'client record' refers to any information held by OTR or those working on OTR's behalf pertaining to a client.

In the absence of good, contemporaneous clinical notes, this can include personal process notes related to the therapeutic process – which are admissible in court. In other words there is no distinction between 'client



notes' taken on behalf of OTR and those 'personal notes' a therapist may take in formulating their work.

13. LOCAL NUMBERS

13.1 In Bristol, the service that deals with all safeguarding enquiries and referrals is called First Response. There is only one number to call citywide for any safeguarding concerns, which is 0117 903 6444.

13.2 In South Gloucestershire, the service that deals with all safeguarding enquiries and referrals is called the Access and Response Team (ART). The number for this team Monday to Friday (9am-5pm) is 01454 866000.

13.3 Outside office hours the contact number for the Emergency Duty Team covering both Bristol and South Gloucestershire is 01454 615165.

13.4 In North Somerset the service that deals with enquiries relating to social services is Care Connect. If you have an immediate concern about the safety or wellbeing of a child contact: 01275 888 808 or email care.connect@n-somerset.gov.uk (Monday to Friday 8am-6pm). The out of hours emergency duty team number is 01454 615 165.

13.4 In an emergency - when the child is at immediate risk - call the Police on 999.

13.5 Other useful numbers include the NSPCC 24 Hour Helpline: 0800 800 5000.

14. ALLEGATIONS AGAINST STAFF

14.1 OTR is committed to robustly and fairly dealing with any allegations made against staff and volunteers. Allied to this, all staff and volunteers should familiarise themselves with OTR's Freedom to Speak Up Policy.

14.2 This policy should come into effect if it appears that the person (staff or volunteer) has:

- Behaved in a way that has harmed a child, or may have harmed a child, or;
- Possibly committed a criminal offence against or related to a child, or;
- Behaved in an inappropriate way towards a child which may indicate that he or she is unsuitable to work with children.
- This procedure and policy extends to allegations made against a staff or volunteer in the personal life.

14.3 When a report is made to the Designated Safeguarding Lead, it will be clear in some cases that an immediate referral must be made to social care or the police for investigation. This would be if a child or young person appears to have been harmed, is at risk of significant harm, or a criminal act appears to have been committed.

However, in many cases it may be difficult to judge on the basis of the information provided; it may be more about unprofessional behaviour or blurred boundaries between a member of staff or volunteer, and a child or young person.

There may also be no foundation in the allegation at all. However, OTR will take all allegations seriously and objectively, and deal with them in a timely manner.

14.4 Staff or volunteers subject to an allegation will be suspended (on full pay where appropriate) from front-line work with young people until the matter can be fully investigated.

14.5 Any staff member or volunteer who has a concern should use the following procedure, which is laid out in more detail in OTR's Freedom to Speak Up Policy:

- Report it to the Designated Safeguarding Lead either in person or by telephone as soon as possible, however trivial it may seem.
- Maintain confidentiality and guard against any publicity while the allegation is being considered or investigated.

YOU SHOULD NOT

- Attempt to deal with the situation yourself.
- Make assumptions, offer alternative explanations, or diminish the seriousness of the behaviour or alleged incidents.
- Keep the information to yourself or promise confidentiality.
- Take any action that might undermine any future investigation or disciplinary procedure, such as interviewing the alleged victim or potential witnesses, or informing the alleged perpetrator or parents or carers.

14.6 In response to an allegation against an OTR member of staff or volunteer, the Designated Safeguarding Lead should:

- Get written details of the allegation or concern, signed and dated by the person reporting it. Countersign and date this record. (If it is difficult to get a written report, make your own written record of the conversation you have had with the referrer and sign and date it).
- Collate and record information you have and personal details about (i) the child/ren, parents/ carers, siblings; (ii) the person against whom the allegation has been made; and (iii) details of any known or possible witnesses.

It is important to keep alert for patterns which might suggest the abuse goes further afield and involves other children and adults.

- Contact the Local Authority Designated Officer (LADO) within 24 hours of receiving the report of an allegation. In Bristol this is Nicola Laird (0117 903 7795). The LADO will advise on what to do next, including what information to share with the person subject to the allegation.
- Notify the CEO and Head of People and Culture of the concern.
- Inform the person reporting the allegation or concern what action you will take, in accordance with local procedures and with regard to local information sharing protocols and the need to maintain confidentiality.

• Ensure that the alleged perpetrator is informed of the allegation or concern as soon as possible after consulting with the LADO, and in accordance with any restrictions on information sharing that may be imposed by the police or social care.

This includes how enquiries will be conducted and possible outcomes (e.g. disciplinary action, dismissal, referral to regulatory body; all should all be explained together with sources of support and advice, e.g. from a professional organisation or trade union).

YOU SHOULD NOT

• Take any action that might undermine any future investigation or disciplinary procedure, such as interviewing the alleged victim or potential witnesses, or informing or interviewing the alleged perpetrator, prior to contacting the LADO, (or without the go-ahead from police or social care if a direct referral has been made).

The LADO will liaise with the police and/or social care as necessary, as they may want to place restrictions on the information that can be shared.

- Automatically suspend or dismiss the member of staff without seeking further advice.
- Inform the parents/carers of the child/ren until advised to do so by the LADO or a strategy meeting, other than in emergency situation, such as when a child has been injured and needs medical attention.
- The LADO will advise on how and by whom parents/carers should be informed and will liaise with police or social care where they are or may need to be involved.

14.7 If the initial evaluation establishes that the allegation does not involve a possible criminal offence, it is dealt with by OTR. In such cases, if the nature of the allegation does not require formal disciplinary action, appropriate action should be taken within 3 working days.

14.8 If a disciplinary hearing is required and no further investigation is necessary, the hearing should be held within 15 working days.

14.9 Where further investigation is required to inform consideration of disciplinary action, the Designated safeguarding lead should discuss who will undertake that with the LADO.

14.10 On receipt of the report of any disciplinary investigation, the employer should decide whether a disciplinary hearing is needed within 2 working days, and if a hearing is needed it should be held within 15 working days.

14.11 If children's social care services have made enquiries to determine whether the child or children are in need of protection, the employer should take account of any relevant information obtained from these enquiries when considering disciplinary action.

14.12 The fact that a member of staff, volunteer or trustee tenders his or her resignation, or ceases to provide their services, must not prevent an allegation being followed up in accordance with these procedures.

14.13 Every effort will be 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.

15. REFERRAL TO DBS/ISA

15.1 If an allegation about a member of staff or volunteer is substantiated and the person is dismissed, or OTR ceases to use the person's services, or the person resigns or otherwise ceases to provide his or her services to OTR, a referral may be made to the Disclosure & Barring Service (DBS) OR ISA for consideration of inclusion on the barred lists, and/or a regulatory body e.g. the British Psychological Society, General Teaching Council or General Medical Council, to consider professional misconduct.

15.2 There is a legal requirement for employers to make a referral to the DBS AND ISA where they think that an individual has:

• Engaged in conduct e.g. inappropriate sexual conduct, that harmed, or is likely to harm, a child.

Or;

• The individual is considered to pose a risk of harm to a child.

15.3 This duty arises where an employer has removed the individual from relevant work with children e.g. dismissed the individual, or the person has chosen to cease relevant work in circumstances where they would have been removed had they not done so.

15.4 Referrals should be made as soon as possible after the resignation or removal of the member of staff involved and within one month of ceasing to use the person's services. Consideration will then be given as to whether the person should be barred from working with children, or have conditions imposed in respect of their work.

APPENDIX A: 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 the child."

There are no absolute criteria for establishing significant harm. Whether the harm or likely harm suffered by the child is significant is determined by comparing the child's health or development with that which could reasonably be expected of a similar child.

Professionals must also take account of the child's reactions, and his/her perceptions and wishes and feelings, according to their age and understanding.

It is therefore only through assessment that it is possible to establish whether a child has suffered, or is likely to suffer, significant harm.

Professional judgements about significant harm are made following the completion of an assessment when the information collated is analysed and conclusions drawn. The analysis is informed by:

- Research evidence
- Practice guidance
- Legislation and regulations
- Practice experience
- Training

It is impossible to be prescriptive about the professional judgements that should be formed in different situations because of the interplay of a number of variable factors.

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 long-standing, which interrupt, change or damage a child's physical and psychological development.

Some children live in family and social circumstances where their health and development are neglected. For them, it is the corrosiveness of long-term emotional, physical or sexual abuse that causes impairment to the extent of constituting significant harm. Others may suffer significant harm from seeing or hearing the ill-treatment of another, for example in cases of domestic abuse.

In all cases, to decide whether the child is suffering or is at risk of suffering significant harm, an assessment must examine all relevant factors in the family.

- The degree and extent of physical harm or neglect
- The duration and frequency of abuse and neglect one off incident or continuing
- The extent of premeditation
- The presence or degree of threat, force, sadism and bizarre/unusual elements
- Contributing factors to incidents
- The past history of the perpetrator or family
- The risk factors in the family
- The wider and environmental family context
- The child's development within the context of their family and wider social environment
- Any special needs, such as a medical condition, communication difficulty or disability that may affect the child's development and care within the family
- The age of the child and their resilience
- The impact on the child's health and development



- The capacity of the parental carer to adequately meet the child's needs
- The acknowledgement by the parent/carer of the problem
- The co-operation of the parents/carers
- The likelihood of and capacity for change and improvements in parenting and care of the child
- Whether there is an identified protector
- The family's strengths and support networks
- The child's views of how safe they are and what is in their best interests

The child's reactions, perceptions, wishes and feelings should be ascertained and taken into account according to the child's age and understanding. This depends on communicating effectively with children and young people, including those who find this difficult because of their age, an impairment, or their particular psychological or social situation.

It is essential that any accounts of adverse experiences coming from children are as accurate and complete as possible. Accuracy is key, for without it effective decisions cannot be made, and, equally, inaccurate accounts can lead to children remaining unsafe, or to the possibility of wrongful actions being taken that affect children and adults.

The Children Act 1989 and the Adoption and Children Act 2002 define 'harm' as ill-treatment or the impairment of health or development, including, for example, impairment suffered from seeing or hearing the ill-treatment of another; 'development' means physical, intellectual, emotional, social or behavioural development; 'health' means physical or mental health; and 'ill-treatment which are not physical.

APPENDIX B: DEFINING ABUSE

There are four types of child abuse. They are defined in the UK Government guidance Working Together to Safeguard Children (2015) as follows:

• Physical abuse

- Emotional abuse
- Sexual abuse
- Neglect

Bullying is not defined as a form of abuse in Working Together, but there is clear evidence that it is abusive and will include at least one, if not two, three or all four of the defined categories of abuse. For this reason it has been included in this appendix.

Physical abuse

A form of abuse which 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 or carer fabricates the symptoms of, or deliberately induces, illness in a child. (Working Together 2015). Signs that may suggest physical abuse include:

- Any bruising to an immobile child;
- Multiple bruising to different parts of the body;
- Bruising of different colours indicating repeated injuries;
- Fingertip bruising to the face, chest, back, arms or legs;
- Burns or scalds with clear outlines e.g. a gloves and socks effect or burns of uniform depth over a large area. Also, splash marks above the main scald area – associated with throwing;
- Retinal or pin point haemorrhaging associated with shaking;
- Rib fractures in very young children;
- Adult bite marks;
- An injury for which there is no adequate explanation.

Emotional abuse

The persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child's emotional development. It may involve conveying to a child that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or 'making fun' of what they say or how they communicate.

It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond a child's developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction.

It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyber bullying), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children.

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

- Excessive bedwetting/soiling, eating, rocking, head
- Banging, aggression;
- Self harm;
- Attempted suicide;
- High levels of anxiety, unhappiness or withdrawal;
- Seek out or avoid affection;
- Sleeplessness/night terrors;
- Food refusal;
- Attention seeking.

Sexual Abuse

Involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening.

The activities may involve physical contact, including assault by penetration (for example, rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing.

They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse (including via the internet).

Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children. Signs that may suggest sexual abuse:

- Injuries, infections, or abnormal discharge, in the genital/anal/oral area;
- Pregnancy, and identity of father is a secret or vague;
- Shows worrying sexualised behaviour in their play or with other children or adults;
- Seems to have inappropriate sexual knowledge for their age;
- A confusion of ordinary affectionate contact with abuse.

Neglect

The persistent failure to meet a child's basic physical and/or psychological needs, likely to result in the serious impairment of the child's health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

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

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

APPENDIX C: COMPETENCY

Fraser Guidelines

Can you give contraceptive and sexual health advice and information to under 16 year olds without parental consent? Are you satisfied that:

- The young person can understand the advice and has sufficient maturity to understand what is involved in terms of the moral, social and emotional implications.
- You cannot persuade the young person to inform their parents, nor allow you to inform their parents that contraceptive advice is being sought.
- The young person would be very likely to begin or to continue having sexual intercourse with or without contraceptive treatment.
- Without contraceptive treatment the young person's physical or mental health or both would be likely to suffer.
- The young person's best interest requires the professional to give advice without parental consent.

Bichard Checklist

Should you tell the police and social services? Do any of the following apply:



- Age or power imbalances
- Overt aggression
- Coercion or bribery
- The misuse of substances as a dis-inhibitor
- Does the child's own behaviour, because of the misuse of substances, place him/her at risk so that he/she is unable to make an informed choice about any activity?
- Has any attempt to secure secrecy been made by the sexual partner, beyond what would be considered usual in a teenage relationship?
- Is the sexual partner known by one of the agencies (e.g. the police)?
- Does the child deny, minimise or accept concerns?
- Are the methods used consistent with grooming?

APPENDIX D: RECRUITMENT

OTR has adopted appropriate safer recruitment procedures for staff and volunteers in the context of child protection and safeguarding. These are laid out in OTR's Recruitment Policy, but include the following:

- A clear definition of any role so that the most suitable appointee can be identified.
- Identification of key selection criteria.
- Confirmation of the identity of the applicant including personal details obtained either through using an application form where appropriate, or through other means such as DBS checking.
- A clear guarantee that disclosed information will be treated in confidence and not used against applicants unfairly, including adherence to the DBS codes of practice.
- Documentary evidence of qualifications where appropriate.

- Use of several selection techniques to maximise the chance of safe recruitment, e.g. interview, references, checks.
- A formal induction, including to safeguarding protocols and this policy for all successful candidates.

| Version | Changed By | Changes Made | Date Modified | Review Date |
|----------------------------|--------------|--|------------------|----------------|
| Safeguarding Children 2024 | CEO/Trustees | Annual Review - change of names | Aug-24 | Aug-25 |
| Safeguarding Children 2022 | CEO/Trustees | 2.2 [REMOVE] <u>The Chief of</u> Operations [ADD] 'The Director of Operations' 5.1 [UPDATED: Safeguarding Leads] 6.1 [ADD] '& Data Protection' | May-22 | 2024 |

APPENDIX 1

NAMES OF SAFEGUARDING LEADS - APRIL 2025

- Bianka Kuhn-Thompson (Designated Safeguarding Lead for OTR)
- Jo Munns
- Ruth Clinch
- Shanade Stannard
- Tom Pratt
- Jenny Adams
- Zach Evans
- Rachel MacDermot
- Martha Baker
- Aishah Shakoor
- Claire Dean
- Muneera Williams
- Erin Farmer