North & East Housing Association CLG Child Protection Policy

Contents

Introduction	2
Child Protection Policy Statement	2
Code of Behaviour	3
Designated Liaison Person	4
Recognising, Responding and Reporting Welfare Concerns:	5
Guidelines for Informing Parents	7
Safe Recruitment	8
Record Keeping	9
Appendix 1: Definitions and Signs and Symptoms of Abuse	10
Appendix 2: Standard Reporting Form	11

	Modification	Date modified
1	Initial approval of policy	2015
2	Most recent review and approval by Board	2023
3	Date of next review by Board	2025

Introduction

Children First: National Guidance for the Protection and Welfare of Children 2011 states that all organisations working in direct and indirect contact with children should have procedures and guidelines derived from and consistent with the current Children First National Guidance and Our Duty to Care: The Principles of Good Practice for the protection of Children and Young People.

On the 1st of January 2014, the Child and Family agency became an independent legal entity, comprising HSE Children & Family Services, Family Support Agency and the National Educational Welfare Board as well as incorporating some psychological services and a range of services responding to domestic, sexual and gender- based violence.

The Children First Act 2015 places elements of the Children First: National Guidance for the Protection and Welfare of Children 2011 on a statutory footing. One of the key messages of national policy document is that the safety and welfare of children is everyone's responsibility and that children will have safer lives where everyone is attentive to their wellbeing.

North & East Housing Association are committed to ensure that all necessary steps are taken to protect from harm, children and young people connected with the organisation.

North & East Housing Association Child Protection policy is available on our website www.northandeast.ie.

Child Protection Policy Statement

We in North & East Housing Association are committed to the practice, which protects children from harm and is in full compliance with Children First National Guidance for the Protection and Welfare of Children and Our Duty of Care.

We recognise the rights of children to be protected from harm, treated with respect, listened to and to have their views taken into consideration in matters that affect them. Management, staff,

and volunteers working for or on behalf of North & East Housing Association recognise that the welfare of children is paramount and our organisation will endeavour to safeguard children by:

- Ensuring that all staff and volunteers are aware of their responsibility under Children First.
- Ensuring best practice in the recruitment of staff or volunteers, which includes Garda vetting (where applicable), taking up references, good HR practices in interviewing, induction training, probation and ongoing management and supervision.
- Having procedures to recognise, respond and report concerns of children's protection and welfare.
- Providing training and support in this regard.
- Having a procedure to respond to complaints
- Developing a staff allegations procedure and disciplinary procedure
- Appointing a Designated Liaison Person and a Deputy Designated Liaison Officer to liaise with outside agencies and a resource person to any member of staff who has child protection concerns. The DLP is responsible for reporting allegations or suspicions of child abuse to the Child and Family Agency or An Garda Siochána.

Code of Behaviour

It is imperative that in all dealings with children the organisation aims to protect children and staff/volunteers/contractors. It is important that all personnel are familiar with the North & East Housing Association Child Protection Policy and ensure that the policy is adhered to in the event of any concerns around Child Protection. The following guidelines should be considered in the organisation's daily work.

- The Designated Liaison Person should be notified promptly of any concerns raised in relation to Child Protection.
- Staff and volunteers should respect and value children as individuals. Their efforts with community development in our estates should be encouraged and supported. Their views and ideas should be taken on board in relation to estate activities.
- Staff and volunteers should address children in positive terms and should never use inappropriate language or physical punishment of any kind.
- Staff/volunteers should never make sexually suggestive comments about or to a child or use sexually explicit or phonographic material.
- It is not recommended that staff/volunteers give lifts to children in their cars.
- Children should not be left unattended of unsupervised in any North & East Housing Association premises.
- Staff/volunteers should ensure that a safe environment is provided for any North & East
 Housing Association led activities. An appropriate risk assessment should be carried out
 prior to any organised events.
- Parents should be requested to attend events with their children, particularly where a 3 rd party volunteer is present e.g. Santa Claus.
- Photograph consent forms should be sought for each event organised.

- It is recommended that staff/volunteers are sensitive to the potential risk to personal safety and false allegations which may arise if they meet a young person in a room alone. Where feasible, bring a colleague with you or inform a colleague of the circumstances.
- It is recommended to avoid spending time alone with a child or away from others
- As a rule, any physical contact between staff/volunteers and a child should be in response to the needs of the child and not the needs of the adult. While physical contact can be used to reassure, comfort or assist a child, the following questions should be considered:
- Is it acceptable to the child? Is it open and not secretive?
- Is it appropriate to the age of the child?
- Staff/volunteers should be sensitive to the possibility of becoming over involved with or developing favouritism for any one child.
- In cases of disclosures, never promise a child to keep a secret. The child should be reassured that they are not in any trouble and that you will have to ask others for help in order to help them.
- Staff/volunteers should never let an allegation made by a child go unaddressed.

Designated Liaison Person

It is the responsibility of the Designated Liaison Person (DLP) or the Deputy DLP to make contact with the Duty Social Worker or in the event of an emergency and the unavailability of DSW, contact An Garda Siochana.

Role and Responsibilities of a Designated Liaison Person The Designated Liaison Person should

- Operate within the guidelines set by the appropriate authorities and those approved by his/her organisation.
- Be available to receive and consider child protection concerns and to report suspicions and allegations of child abuse to the statutory authorities, i.e. Tusla or An Garda Siochána Liaise between the organisation, young people, employees/volunteers and the statutory authorities where necessary.
- Create and maintain links with the statutory authorities and other relevant agencies and resource groups and to informally consult and seek advice from Tusla regarding referral
 Eacilitate the provision of support to anyone making a disclosure or wishing to make a referral to the statutory authorities
- Advise the organisation, members or employees/volunteers on individual cases within the limits of confidentiality.
- Maintain proper records on all cases referred to him/her in a secure and confidential manner
- Advise on good practice
- Organise/facilitate training and workshops on Child Protection
- Keep up-to-date on current developments regarding provision, practice, support services, legal obligations/requirements and policy

The Designated Liaison Person is: Michèle Ryan The Deputy Designated Liaison Person is: John Johnston-Keogh

Recognising, Responding and Reporting Welfare Concerns:

At times, a member of staff may be concerned about the general welfare of a child they meet in the course of their duties. They should feel that they could discuss any concerns with the Designated Liaison Person. It is not always clear that a child may being harmed or abused. The DLP may discuss concerns informally with a Duty Social Worker if they are not sure whether or not to report a concern.

Children First Guidelines for the Protection and Welfare of Children 2011 states, "Everyone must be alert to the possibility that children with whom they are in contact may be suffering from abuse or neglect". This responsibility is particularly relevant for those who work closely with children and their families.

All staff members in North & East Housing Association are aware of their responsibility to recognise and respond to child abuse concerns. The definitions and signs and symptoms of abuse and are contained in this policy - Appendix 1.

A concern could come to your attention in a number of ways and it is important to know how to respond.

Reasonable Grounds for Concern:

- A child tells you or indicates that he/she is being abused. This is called a disclosure.
- Follow the Suggested Guidelines for Responding to a Child who Reports Abuse to you, page
- Record the information and report to the DLP. If the DLP is unavailable then report to the Duty Social Worker without delay
- Admission or indication from an alleged abuser.
- A concern about a potential risk to children posed by a specific person, even if the children are unidentifiable.
- Information from someone who saw a child being abused.
- Evidence of an injury or behaviour that is consistent with abuse and unlikely to be caused any other way.
- An injury or behaviour which is consistent with abuse where no reasonable explanation is given.
- Concern about the behaviour or practice of a colleague.
- Record information and report to the DLP. If the DLP is unavailable then report to the Duty Social Worker immediately.

Consistent indication over a period of time that a child is suffering from emotional or physical neglect.

Record dates and observations, consult with DLP. If the DLP is unavailable then report to the Duty Social Worker without delay.

Retrospective disclosures by adults.

It is essential to establish whether there is any risk to any child who may be in contact with the alleged abuser revealed in the disclosure. Record the information and report to DI-P. If the DLP is unavailable then report to the Duty Social Worker without delay

Emergency Procedure

A child should never be left in immediate danger. If for any reason staff are unable to contact DLP or Deputy DLP, everyone needs to know that they should contact the Duty Social Worker or if not available An Garda Siochåna.

If the concern is urgent and the child is in immediate danger, make a report by telephone without delay and follow it up with the completed Standard Reporting Form.

Remember: The quality of the information that is provided will help influence the ability of the Social Worker to respond.

In the event of an emergency and the unavailability of a Social Worker, contact An Garda Siochana.

We recognise that it may be difficult for a member of staff to raise a child protection or welfare concern. If the Designated Liaison Person chooses not to pass on a concern raised by a member of staff, he/she will inform them in writing, indicating the reasons.

The Designated Liaison Person will advise the individual that he/she may proceed to make a report themselves and that the provision of the Person Reporting Child Abuse Act, 1998 provides protection from civil liability and penalisation by an employer where reports are made to the relevant authorities reasonably and in good faith.

Not all concerns that are raised will necessarily meet reasonable grounds for concern. Where concerns do not meet reasonable grounds for concern, all notes and records will be kept confidential and securely filed for future reference for a period of 6 years

Guidelines for Responding to a Disclosure by a Child

If a child discloses that they are being abused, or a third party discloses abuse on behalf of another whether in the home or attending a North & East Housing Association event, upon receiving the information you should:

- Be as calm and natural as possible.
- Remember that you have been approached because you are trusted and possibly liked.
- Do not panic.
- Listen to what the child has to say. Give them the time and opportunity to tell as much as they are able to.
- Accept what the child has to say false disclosures are very rare.
- Conceal any signs of disgust, anger or disbelief.
- Keep questions to an absolute minimum to ensure a clear and accurate understanding of what has been said. Do not ask about explicit details Reassure but do not promise confidentiality.
- Record in writing what the child has told you in 'his/her own words'
- Inform the child/young person what you will do next
- Make a full and written record of what has been said and/or heard as soon as possible and don't delay in passing on the information to the Designated Liaison Person.
- The DLP will contact the Duty Social Worker and submit the Standard Reporting Form
- The family will be contacted by the Duty Social Worker
- At this stage, for confidentiality reasons, the organisation will not be given any further information by the Duty Social Worker; however, it is important to note that any further information/concerns should be passed on immediately to the DLP. If the DLP is unavailable then report further information to the Duty Social Worker without delay.

Guidelines for Responding to a Welfare Concern from a 3 rd Party

If a person, including third parties, report suspected child abuse to you, your responsibility in the first instance is:

Inform the person that when they report to a designated person, they are protected in law from civil liability if the report is made in good faith and in the child's interest.

- Inform the DI-P the nature of concerns raised.
- Establish, in consultation with the individual who has raised the concern and the DLP, if reasonable grounds for concern exist.
- If you are unsure whether the concern constitutes reasonable grounds for concern, you should consult the Child & Family Services' Duty Social Worker.
- Where you decide not to pass on the concern brought to your attention, you must inform the person of this and also tell them that they may report directly to the Child & Family Services and that the provisions of the Protection for the Persons Ret 1998 would pertain. If reasonable grounds for concern exist, a Standard Reporting Form should be submitted to the Child & Family Services' Duty Social Worker regardless of whether the source wishes to be identified or not. The source should be made aware that you would be reporting the information
- Where appropriate, the DLP will inform the parent(s) of the intention to make a referral to the Child & Family Service.

Guidelines for Informing Parents

When a child protection concern is being reported to the Duty Social Worker, good practice would indicate that parents/carers should be informed about the report UNLESS DOING SO MAY PUT THE CHILD AT FURTHER RISK. The DLP should seek advice from the Duty Social Worker in the relation to this.

In developing a supportive relationship with a family, the following points may assist in practice:

- Be honest about the concerns and issues, and ensure that they are understood by the family.
- Check the parent' understanding of what has been said to them. This is especially important where, for example, a parent may have an intellectual disability or English is not their first language.
- Use clear language in a respectful and sensitive manner.
- Be clear as to what you will do after you have shared your concerns with them. If it is not
 possible to engage the parents in a meaningful way, the DI-P should seek advice from the
 Child & Family Services' Duty Social Worker.

Procedure for dealing with allegations of abuse against employees/volunteers/contractors /members of Board of Management.

- The Designated Liaison Person responsible for the reporting procedure in respect of children will not have responsibility for dealing with the procedure for dealing with an employee. This is the role of the CEO or Risk & Governance Committee Member Barry Magee.
- The designated member informs the employee that an allegation has been made against him/her and the nature of the allegation.
- The employee will be given an opportunity to respond. The responses must be noted and passed on if/when submitting a standard report to Tusla. The employee should be informed of how the information they provide may be used.
- Further action should be guided by the employment contract and the rules of natural justice. The first priority is to ensure that no child is exposed to unnecessary risk.
- Protective measures, proportionate to the level of risk, must be undertaken. Where the concern is reported to Tusla and/or An Garda Siochåna, consultation is paramount when

pursuing the question of the future position of the employee. An agreed procedure should be drawn up and the employee should be advised of the agreed procedure.

Parents/carers should be kept informed of actions planned and taken, having regard to the rights of others concerned.

Completing the Standard Reporting Form — See Appendix 2

- The date of the report
- The name, address, date of birth and gender of the child
- The name, company address, contact details and occupation of the person reporting the concern
- Parental awareness
- Details of report include whether or not the person making the report is expressing their own concerns or those of someone else (either with or without their consent)
- The nature of the allegation, including dates, times and special factors and other relevant information. Make a clear distinction between what is fact, opinion or hearsay. Note the description of any visible bruising or other injuries. Also, any indirect signs, such as behavioural changes. Document details of any witnesses to the incident
- Parental/Carer details
- Household composition
- Details of any known agencies involved
- Details of person allegedly causing concern in relation to the child
- Details of person completing the form

Safe Recruitment

North and East Housing Association are committed to recruiting the best person for the post. In the recruiting and employment process, we work to ensure fair and equal opportunities for all potential and existing employees. The policy is underpinned by the Employment Equality Acts 1998 and 2004, Freedom of Information Act and GDPR.

- A detailed job description is prepared before each post is advertised and is available to all applicants.
- All posts are publicly advertised and clearly state that North and East are an Equal Opportunities employer.
- A shortlisting panel is set up to review all applications. Assessment of applications is based only
 on the information provided by the applicant.
- An interview panel with a minimum of three people is selected.
- Records of the interview process are maintained for a period of 1 year.
- Any candidate who wishes to have feedback on their interview is entitled to this feedback in a timely manner.
- Any candidate who feels that they may have been discriminated against can make a written complaint to the management.
- The selection will be made on the basis of training/qualifications, experience and suitability to the role and subject to satisfactory references and Garda vetting- where applicable.

- Two references are required for any prospective member of staff; one must be from the most recent employer. Referees are contacted by telephone and this is followed up with a written reference
- Garda vetting is carried out all staff.
- A contract of employment is prepared for each new employee.

Record Keeping

The Designated Liaison Person must ensure that all records of reported concerns are stored in a locked cabinet and only shared on a need to know basis. These records should include details of contacts, consultations and any action taken.

Records should be factual, accurate and legible and should be signed and dated after each entry.

Confidentiality

All staff, paid or unpaid must operate within the framework of the Associations Confidentiality Policy.

- North & East Housing Association operates a strict code of confidentiality. Confidentiality is about managing sensitive information that arises in a trusting relationship and doing so in a manner that is respectful, professional and purposeful.
- In matters of child abuse staff/volunteers should never promise to keep a secret. The staff member should be as supportive as possible, explain what will happen to the information and what the outcome is likely to be.
- All information regarding a concern of child abuse should be shared only on "a need to know" basis in the best interest of the child. In other words, it should never be the subject of conversation between any other persons in the organisation unless they are directly involved.
- Disclosure of any confidential information would generally be based on consent. However, the
 need to safeguard the welfare of a child or young person may mean that information is disclosed
 without seeking consent that is if the disclosure is to prevent harm to the child.
- Passing information to the relevant authorities is not a breach of confidentiality.

Appendix 1: Definitions and Signs and Symptoms of Abuse

Neglect

- Where the child suffers significant harm or impairment of development by being deprived of food, clothing, warmth, hygiene, intellectual stimulation, supervision and safety, attachment and affection from adults, and/or medical care.
- Child neglect is the most common category of abuse. A distinction can be made between 'wilful' neglect and 'circumstantial' neglect. 'Wilful' neglect would generally incorporate a direct and deliberate deprivation by a parent/carer of a child's most basic needs e.g. withdrawal of food, shelter, warmth, clothing and contact with others. 'Circumstantial' neglect may be due to stress/inability to cope by parents/carers.
- Children persistently left alone without adequate care and supervision
- Malnourishment
- Lack of warmth
- Lack of adequate clothing
- Inattention to basic hygiene
- Persistent failure to attend school

Emotional Abuse is normally to be found in the relationship between a parent/carer. It occurs when the child's developmental need for affection, approval, consistency and security are not met.

- Rejection
- Continuous lack of praise and encouragement
- Lack of comfort and love
- Family conflicts and/or violence
- Inappropriate expectations of a child's behaviour
- Serious over protectiveness

Physical Abuse is that which results in actual or potential physical harm from an interaction or lack of interaction, which is reasonably within the control of a parent/carer. There may be a single incident of repeated incidents. There may be unsatisfactory explanations for events such as:

- Shaking
- Bruises
- Fractures
- Swollen joints
- Burns/scalds
- Cuts
- Poisoning
- Damage to body organs
- Sexual Abuse

When a child is used by another person for his/her sexual gratification or sexual arousal or for that of others.

- Inappropriate seductive behaviour
- Age inappropriate understanding of sexual behaviour
- Hints about sexual activity
- Sexually aggressive behaviour with others
- Uncharacteristic sexual play with peers/toys
- Uncharacteristic change in behaviour/mood, child becomes withdrawn, fearful or acting out
- Bleeding from vagina/anus

Particular signs of and emotional problems suggestive of sexual child abuse in young children include:

- Mood change where the child becomes withdrawn, fearful or acting out
- Lack of concentration, especially in an educational setting e Bed wetting, soiling
- Pains, tummy aches, headaches with no evident physical cause skin disorders
- Reluctance to go to bed, nightmares, changes in sleep patterns
- Refusal to go to school
- Separation anxiety
- Loss of appetite, overeating, hiding food

Signs that may suggest physical abuse:

- Any bruising to a baby pre-walking stage
- Multiple bruising to different parts of the body
- Bruising of different colours indicating repeated injuries
- Fingertip bruising to the chest, back, arms or legs
- Burns of any shape or size
- An injury for which there is no adequate explanation

Signs of possible sexual abuse

- Something a child has told you
- Something a child has told someone else
- A child who shows worrying sexualised behaviour in their play or with other children
- A child who seems to have inappropriate sexual knowledge for their age
- A child who may be visiting or being looked after by a known or suspected sexual offender.

Signs which may suggest emotional harm

The following signs may be present in children whose parents/carers are over critical and emotionally distant, or who are unable to meet their child's emotional needs:

- Children whose behaviour is excessive. For example, excessive bedwetting, overeating, refusin
- to eat, rocking, head banging
- Children who self-harm. For example, they may cut or scratch themselves or overdose
- Children who attempt suicide
- Children persistently run away from home
- Children who show high levels of anxiety, unhappiness or withdrawal
- Children who usually seek out or avoid affection.

Signs which may suggest neglect:

- Squalid, unhygienic or dangerous home conditions
- Parents who fail to attend to their children's health or development needs
- Children who appear persistently undersized or underweight
- Children who continually appear tired or lacking in energy
- Children who suffer frequent injuries due to lack of supervision

Please note that North and East Housing Association recognise that these lists are not exhaustive and are regarded as possible indicators of abuse.



MANDATED PERSONS AND NON MANDATED PERSONS (Children First Act 2015 & Children First National Guidance)

Use block letters when filling out this form. Fields marked with an * are mandatory.

1. Tusla Area	this is where the child resi	des)*				
		•				
2. Date of Rep	ort*					
3. Details of C	hild					
First Name*		Surna				
Male*		Femal				
Address*			of Birth*			
			ated Age	*		
			l Name	_		
et d .		Schoo	I Addres	\$		
Eircode						
4. Details of C						
•	te the following section wit				•	
	egation as possible. Include					
observed any	incident. Please include the	parents a	nd child's	view, if k	nown. Please attach ad	ditional
sheets, if nece	ssary					
Please see 'Tu	sla Children First – A Guide fo	r the Repor	ting of Ch	ild Protect	ion and Welfare Concerns	' for
additional ass	istance on the steps to consid	ler in makin	g a repor	t to Tusla		
	•					
5. Type of Cor	ncern					
Child Welfare C	oncern					
Emotional Abus	se		Physica	l Abuse		
Neglect			Sexual	Abuse		
6. Details of R	eporter					
First Name			Surnar	ne		
Address If			Organ			
reporting in a				n Held		
professional			Mobile			
capacity, please						
use your			reiepr	one No.		
professional address						
Fircode			Email	Δddress		



MANDATED PERSONS AND NON MANDATED PERSONS (Children First Act 2015 & Children First National Guidance)

Is this a Mandat	ed Report made under Sec 14, Child	lren First Act	2015?*	Yes		No	
Mandated Perso	•						
7. Details of Oth	er Persons Where a Joint Report is	Being Made					
First Name		Surname				-	
Address If		Organisatio	n				
reporting in a		Position He	ld				
professional		Mobile No.					
capacity, please		Telephone I	No				
use your		relephone	NO.				
professional address							
Eircode		Email Addre	200				
Elicode		Eman Addre	255				
First Name		Surname					
Address if			n				
reporting in a		Organisatio					
professional		Position He	Id				
capacity, please		Mobile No.					
use your		Telephone I	No.				
professional							
address							
Eircode		Email Addre	ess				
8. Parents Award							
Are the child's p	arents/carers aware that this	Yes			No		
concern is being	reported to Tusla?*						
If the parent/car	er does not know, please		•				
indicate reasons	the state of the s						
9. Relationships							
Details of Mothe	er						
First Name		Surname					
Address		Mobile No.					
		Telephone I	No.				
		Email Addre					
Eircode		1					
		J					
Is the Mother a	Legal Guardian?*	Yes			No		
.5 the Wiether a	-com Gadraidii.					L	_
Details of Father	•						
First Name		Surname					
Address		Mobile No.					
Audiess			Na				
		Telephone I					
		Email Addre	ess				
Eircode							



MANDATED PERSONS AND NON MANDATED PERSONS (Children First Act 2015 & Children First National Guidance)

Is the Father a L	egal Guardian?*			Yes]	No			
10 Hawaahald C									_	
10. Household C	Surname	Relatio	nchin	Date of B	irth	Estima	hate	Δdditi	onal	
That Name	Surname	Kelatio	пэшр	Date of B		Age		Additional Information e.g. school, occupation, other		
	l			1						
11. Details of Pe	rson(s) Allegedly C	ausing H	arm							
First Name*			S	urname*						
Male*			F	emale*						
Address			C	ate of Birt	h					
			E	stimated A	ge					
			N	/lobile No.						
				elephone I						
Eircode				mail Addre						
Occupation			C	Organisatio	n					
Position Held										
Deletienship to	Ch:ld									
Relationship to	of alleged incident									
	n please indicate r									
II Hame anknow	ii picase iliaicate i	Cason								
First Name*			S	urname*						
Male*				emale*						
Address		<u>'</u>		ate of Birt	h					
				stimated A						
				/lobile No.						
			Т	elephone f	No.					
Eircode			E	mail Addre	ess					
Occupation			C	Organisatio	n					
Position Held										
Relationship to	Child									
	of alleged incident									
If name unknow	n please indicate r	eason								



MANDATED PERSONS AND NON MANDATED PERSONS (Children First Act 2015 & Children First National Guidance)

12. Name and Address of Other Organisations, Personnel or Agencies Known to be Involved Currently or Previously with the Family

Profession	First Name	Surname	Address	Contact Number	Recent Contact e.g. 3/6/9 months ago
Social Worker					
Public Health Nurse					
GP					
Hospital					
School					
Gardaí					
Pre-school/ crèche					
Other				_	_

13. Any 0	ther Relevant Information, Including any Previous Contact with the Child or Family	

Please ensure you have indicated if this is a mandated report in section 6.

Thank you for completing the report form.

In completing this report form you are providing details on yourself and on others. Details such as name, address and date of birth fall under the definition of 'Personal Data' in the Data Protection Acts, 1988 & 2003. Tusla has a responsibility under these Acts in its capacity as a Data Controller to, amongst other things, obtain and process this data fairly; keep it safe and secure; and to keep it for a specified lawful purpose. That purpose is to fulfil our statutory responsibility under the Child Care Act 1991 to promote the protection and welfare of children. Tusla may, during the course of the assessment of this report disclose such Personal Data to other agencies including An Garda Síochána. Further details about Tusla's responsibilities as a Data Controller and your rights as a Data Subject can be found on our website, www.tusla.ie. As you are providing Personal Data on others, you are a Data Processor. We ask that you only provide those details that are necessary for the report and that you keep this report and the Personal Data contained in it secure from unauthorised access, disclosure, destruction or accidental loss.

14. For Completion by Tusla Authorised Person on Receipt of Report	14.	For	Com	oletion	bv	Tusla	Auth	orised	Person	on	Receir	ot of	Report	C
--	-----	-----	-----	---------	----	-------	------	--------	--------	----	--------	-------	--------	---

Report Rece	ived by			
First Name		Surname	Date	

Mandated Report Acknowledgement by



MANDATED PERSONS AND NON MANDATED PERSONS (Children First Act 2015 & Children First National Guidance)

First Name Surname Date Sent .									
riist ivaille	Surname	1		Date Sent	1	•			
Authorised Person Signature	k								
Date*									
<u> </u>									
Child Previously Known		Yes			No				
Allocated Case No									