Policies and Procedures for the Protection of Children

For submission to Governing Body 13th June 2013
1. **Definitions**

**A Child**

A ‘child’ means a person under the age of 18 years, excluding a person who is or has been married.

**HSE**

Health Services Executive

**The Institute**

Institute of Technology Tallaght

**Vet**

Definition of service by Garda Central Vetting Unit

**GCVU**

Garda Central Vetting Unit. The Garda Central Vetting Unit deals with requests to vet certain prospective employees and students working with vulnerable persons, including:

- Prospective employees of the Health Service Executive and agencies funded by the Health Service Executive where the work involves access to children and vulnerable adults.
- New employees and volunteers in the youth work sector and certain sports organisations
- Staff, students and volunteers in the childcare sector
- Staff working in care homes for older people
- Staff working in educational institutions for children and young people

**Nominating signatory**

Person responsible for ensuring authorised signatories are available to engage with the GCVU

**Authorised Signatory**

Person(s) authorised to communicate with GCVU on behalf of the Institute of Technology Tallaght

**Child Protection Officer**

Person(s) authorised to deal directly, on behalf of Institute of Technology Tallaght with concerns raised regarding alleged abuse of children.

**CF**


**ODC**


**Child Protection Committee**

A group which reviews this policy on an annual basis and reports to Senior Management Team – Composition set out in Appendix 3
2. **Introduction**

Whilst the Institute of Technology Tallaght owes a duty of care to all its students, it also has a particular responsibility to safeguard ‘the welfare of any individual under the age of 18 who under Irish law is determined as being a child, excluding a person who is married or who has been married’ (Child Care Act 1991).

The Institute acknowledges that this responsibility applies whether the child is a student of the Institute or is otherwise under the care or supervision of Institute staff or students. This Policy is based on “*Children First – National Guidelines for the Protection and Welfare of Children*” (August 2011) and “*Our Duty to Care – The Principles of Good Practice for the Protection of Children and Young People*”.

On the occasion that our work involves children/young people, the Institute shall always be guided by the fundamental principle which requires that ‘the welfare of children is of paramount importance’ [Children First; Principles for Best Practice in Child Protection; 1.1.1 (i)].

Children may be present on the Institute premises or under the supervision or direction of Institute staff in a wide number of circumstances including for example:

- Institute students/apprentices under the age of 18
- Attending Summer programmes
- Work experience placements or temporary employees
- Attending open days
- As visitors for any reason
- Attending summer camps

Children may be accompanied by a responsible adult e.g. a teacher or parent, but in other circumstances they may also be unaccompanied.

In addition a number of Programmes at the Institute require students to work directly with children during work placements and other programme related activities. These programmes currently include:

- Social Care Practice
- Sports Science & Health
- Community Youth Work

Details of all relevant national legislation and guidelines are included in Appendices 1 and 2.

3. **Aims of the Guidelines**

The aim of these guidelines is to promote best practice in child protection within the Institute, and to set out a procedural framework to ensure that:
• Children are protected as far as is reasonably practicable
• Institute staff and students have a framework to make informed and confident responses to specific child protection issues
• Institute management have a framework to make appropriate decisions in the event of specific child protection concerns arising.

4. **Duties of the Institute**

The Institute must ensure:

- Allegations made or concerns reported by children or others to Institute staff or students are dealt with appropriately.
- New staff who work with children are subject to an agreed recruitment and selection procedure which includes an application process, the furnishing of references and an interview process and Garda vetting.¹ (C.F 1.3.1(i))
- All students and volunteers who work with children as part of their Institute Programmes in Ireland are subjected to Garda vetting.
- Those investigations into reported concerns or allegations are carried out in a proper and timely manner.
- Students and staff are made aware of counselling services available to them as required.
- An Garda Síochána, the Health Services Executive and other relevant statutory agencies are kept informed where necessary of any allegations or concerns that relate to children. (ODC Pg 20)
- All relevant authorised persons and structures for operation of this Policy are put in place and provided with appropriate training (See Section 7.2).

Staff and students have a responsibility at all times to:

- Refrain from any inappropriate behaviour towards children
- Avoid situations which could give rise to allegations of abuse
- Report bullying of children
- Report disclosures, suspicions or concerns of abuse that relate to children.

Any person working on behalf of or studying in the Institute found to have committed any act of abuse towards a child will be subject to the appropriate Institute disciplinary proceedings and that person may also be subject to criminal proceedings.

¹ Garda vetting will be carried out on a phased basis with relevant staff in accordance with the Garda Vetting Policy for staff - (currently under development)
When an allegation of abuse is received, it will be assessed promptly and carefully by the Institute. Action taken in reporting an allegation of child abuse against an employee or student will be based on an opinion formed ‘reasonably and in good faith’.

It will be necessary to decide whether a formal report should be made to the HSE Children and Family Services. This decision will be based on reasonable grounds for concern, as outlined in Chapter 3 of ‘Children First’ the national guidance for the protection and welfare of children. The first priority is to ensure that no child is exposed to unnecessary risk. **The Institute will as a matter of urgency take any necessary protective measures.** These measures will be proportionate to the level of risk and will not unreasonably penalise the employee or student, financially or otherwise, unless necessary to protect children. Where protective measures penalise the employee or student, it is very important that early consideration be given to the case. (C.F. 3.2.5, & Appendix 9 Pg 93)

Any action taken will be guided by agreed procedures, the applicable employment contract and the rules of natural justice. The President of the Institute will be informed about the allegation as soon as possible. (C.F. Appendix 9 Pg 93)

When the Institute becomes aware of an allegation of abuse of a child or children by an employee or student during the execution of that employee’s duties or the student’s course of studies, the Institute will privately inform the employee/student of the following:

(i) the fact that an allegation has been made against him or her;
(ii) the nature of the allegation.

The employee/student will be afforded an opportunity to respond. The Institute will note the response and pass on this information if making a formal report to the HSE Children and Family Services or Gardaí. The Institute will take care to ensure that actions taken by the Institute will not undermine or frustrate any investigations/assessments conducted by the HSE Children and Family Services or An Garda Síochána. The Institute will maintain a close liaison with the statutory authorities to achieve this objective. (C.F. Appendix 9 Pg 93)

Please also refer to Section 11 of this document to see how allegations against a student or staff member will be handled.

### 5. Child Protection Officer (CPO)

The Institute will appoint a Child Protection Officer (CPO) to act as a liaison with outside agencies. The CPO will act as a resource to any member of the Institute who has child protection queries or concerns. (C.F. 3.3.1 (i)) The CPO will also be responsible for reporting allegations of child abuse to the An Garda Síochána or the Health Service Executive as appropriate. (C.F.3.3.1 (ii)) The CPO also has designated responsibility for ensuring that this Policy is promoted and implemented. (ODC Factsheet 7)
To cover a situation where the CPO is unavailable or unable to act for whatever reason\(^2\), the Institute shall nominate a Deputy CPO.

For Institute of Technology Tallaght the CPO and the Deputy CPO will be as set out in Appendix 3 (C.F. 3.3.1 (i))

The role of the CPO involves the following duties:

- To be familiar with this Policy, the principles of good practice for the protection of children and to have responsibility for the implementation and monitoring of this Policy;
- To receive reports of alleged/suspected or actual child abuse and act on these in accordance with this Policy;
- To build a working relationship with the Health Service Executive (HSE), An Garda Síochána and other agencies, as appropriate; (ODC Factsheet 7)
- To ensure that systems are in place for recording and retaining all relevant documentation in relation to child protection issues. (ODC Factsheet 7)

It is recommended that each School and Student Services should appoint a designated Child Protection Contact Person. The role of the Child Protection Contact Person is to:

- Provide information and advice on child protection to staff and students within their area as required
- Ensure that any incidents of which they are made aware within their area are reported to the CPO.
- To be a member of the Institute Child Protection Committee

Although the contact person can provide immediate support to those with queries, all enquiries and incidents must be reported to the CPO. The following are guidelines to clarify the role of the Child Protection Contact Persons:

- If the enquirer is simply seeking information and/or clarification as regards the IT Tallaght Child Protection Policy and the enquiry does not identify any specific issue of concern in respect to a child then it is only necessary to record the fact that the person sought such information or clarification. The CPO must be informed as to the

\(^2\) It should be noted that child protection queries/concerns relating to work placement sites should always be reported in the first instance to the CPO.
persons involved and the nature of the enquiry but normally no further action will be required.

- If the person making contact is raising an issue of child protection either in respect to themselves or another person the following guidelines should apply:
  a. Tell the person that if they disclose a child protection issue you are required under the policy to refer it to the CPO within IT Tallaght.
  b. Write brief notes of what they are telling you as soon as you can or while they are speaking.
  c. Keep your original notes, however rough and even if you wrote on the back of something else (it’s what you wrote at the time that may be important later – not a tidier and improved version you wrote up afterwards!).
  d. If you don’t have the means to write at the time, make notes of what was said or observed as soon as possible afterwards.
  e. Reassure them that they have done the right thing in telling and that it will be dealt with appropriately and in accordance with the IT Tallaght Child Protection Policy.
  f. Once you have followed the points above, you now need to act promptly. You need to inform the CPO as soon as possible of all the facts and provide the CPO with a written record of the disclosure.

The CPO and Deputy CPO along with any locally appointed contact person must familiarize themselves with the key legislative provisions, with any appropriate guidelines and key publications and any new developments in best practice. (C.F. 3.3.1 (iii)) Details of IT Tallaght child protection personnel are outlined in Appendix 3.

6. Best Practice for Institute Staff and Students engaged in Activities involving children

- All staff members who work with children must familiarise themselves with this policy and sign an Awareness of Institute of Technology Tallaght’s Child Protection Guidelines form (Appendix 4). The School/Department/Function/Centre staff member should return the form to their Head or line manager for retention on file.
- Students who work with children must be made aware of the Institute’s Child Protection Policy and Procedures by the academic staff member concerned and must sign an acceptance of Institute of Technology Tallaght’s Child Protection Policy form (Appendix 4). The student should return the completed form to their School Office.
- Students on placement in schools, colleges or with any other bodies providing services to children must comply with the Child Protection Guidelines/ Policies of those bodies.

At all times members of the Institute community must ensure that if they are in situations where one to one contact with a child is required, then staff should apply best practice. For example:
• Where possible keep the door open
• Where possible use a room that provides visibility
• Treat all children equally, and with respect and dignity;
• Demonstrate exemplary behaviour in the presence of children;
• Provide a safe, appropriately monitored environment for any children visiting campus;
• Adopt the safest possible practices to minimise the possibility of harm or accidents happening to children (while supporting children’s need for intellectual stimulation and the development of safety skills through appropriately supervised ‘risky play’, if appropriate). Keeping children safe, involves assisting them to develop their own skills in keeping themselves safe. It also involves providing them with opportunities to develop free from unnecessarily restrictive environments.
• Give enthusiastic and constructive feedback instead of negative criticism;
• Never use physical punishment;
• Always refer child abuse, welfare and safety issues to the CPO. If a member of the Institute is inhibited for any reason in reporting the incident internally to the CPO or where they are dissatisfied with the response, they should contact the HSE or An Garda Síochána.
• Review the child protection policy prior to any visits to the college from groups involving children.

7. Garda Vetting and Staff Training

7.1 Garda Vetting

The Institute will ensure that all Relevant staff and students will receive Garda vetting in accordance with the relevant procedure.

• Policy on Garda Vetting and the Disclosure of Criminal Convictions for new staff members – To be Agreed / Under Development
• Institute Garda Vetting Procedures for students participating in work placements with children and vulnerable adult: see http://193.1.120.60/old_intranet/staff/sops/documents/Bus_Hum/BH047.doc
• Obligations of all staff including existing staff under the sex offenders Act 2001 to disclose conviction under this act – refer to Appendix 2

7.2 Training

All staff and students will be expected to participate in relevant training in relation to this Policy as required from time to time.

Where young people, under 18 years, are assisting in the work of the the Institute, they will receive appropriate information on this Policy at a level suitable to their age
and experience. These young people will always work in partnership with or under the supervision of a member of staff who is an adult.

8. Child Abuse

8.1 Defining Child Abuse (C.F 2.1)

Child abuse can be categorised into four different types, namely:
- Neglect;
- Emotional abuse;
- Physical abuse; and
- Sexual abuse.

A child may be subjected to one or more forms of abuse at any given time. Children First (the National Guidelines for the Protection and Welfare of Children, 2011 edition) adopted the following definitions of abuse:

a. Neglect

Neglect can be defined in terms of an omission, where the child suffers significant harm or impairment of development by being deprived of food, clothing, warmth, hygiene, intellectual stimulation, supervision and safety, attachment to and affection from adults, and/or medical care.

Harm can be defined as the ill-treatment or the impairment of the health or development of a child. Whether it is significant is determined by the child’s health and development as compared to that which could reasonably be expected of a child of similar age.

Neglect generally becomes apparent in different ways over a period of time rather than at one specific point. For example, a child who suffers a series of minor injuries may not be having his or her needs met in terms of necessary supervision and safety. A child whose height or weight is significantly below average may be being deprived of adequate nutrition. A child who consistently misses school may be being deprived of intellectual stimulation.

The threshold of significant harm is reached when the child’s needs are neglected to the extent that his or her well-being and/or development are severely affected.

b. Emotional Abuse

Emotional abuse is normally to be found in the relationship between a parent/carer and a child rather than in a specific event or pattern of events. It occurs when a child’s developmental need for affection, approval, consistency and security are not met. Unless
other forms of abuse are present, it is rarely manifested in terms of physical signs or symptoms. Examples may include:

(i) the imposition of negative attributes on a child, expressed by persistent criticism, sarcasm, hostility or blaming;

(ii) conditional parenting in which the level of care shown to a child is made contingent on his or her behaviours or actions;

(iii) emotional unavailability of the child’s parent/carer;

(iv) unresponsiveness of the parent/carer and/or inconsistent or inappropriate expectations of the child;

(v) premature imposition of responsibility on the child;

(vi) unrealistic or inappropriate expectations of the child’s capacity to understand something or to behave and control himself or herself in a certain way;

(vii) under- or over-protection of the child;

(viii) failure to show interest in, or provide age-appropriate opportunities for, the child’s cognitive and emotional development;

(ix) use of unreasonable or over-harsh disciplinary measures;

(x) exposure to domestic violence;

(xi) exposure to inappropriate or abusive material through new technology.

Emotional abuse can be manifested in terms of the child’s behavioural, cognitive, affective or physical functioning. Examples of these include insecure attachment, unhappiness, low self-esteem, educational and developmental underachievement, and oppositional behaviour. The *threshold of significant harm* is reached when abusive interactions dominate and become *typical* of the relationship between the child and the parent/carer.

c. Physical Abuse

Physical abuse of a child 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 or person in a position of responsibility, power or trust. There may be single or repeated incidents.

Physical abuse can involve:

(i) severe physical punishment;

(ii) beating, slapping, hitting or kicking;

(iii) pushing, shaking or throwing;

(iv) pinching, biting, choking or hair-pulling;

(v) terrorising with threats;

(vi) observing violence;

(vii) use of excessive force in handling;

(viii) deliberate poisoning;

(ix) suffocation;

(x) abreacted/induced illness;

(xi) allowing or creating a substantial risk of significant harm to a child.

d. Sexual Abuse
Sexual abuse occurs when a child is used by another person for his or her gratification or sexual arousal, or for that of others. Examples of child sexual abuse include:

(i) exposure of the sexual organs or any sexual act intentionally performed in the presence of the child;
(ii) intentional touching or molesting of the body of a child whether by a person or object the purpose of sexual arousal or gratification;
(iii) masturbation in the presence of the child or the involvement of the child in an act of masturbation;
(iv) sexual intercourse with the child, whether oral, vaginal or anal;
(v) sexual exploitation of a child, which includes inciting, encouraging, propositioning, requiring or permitting a child to solicit for, or to engage in, prostitution or other sexual acts. Sexual exploitation also occurs when a child is involved in the exhibition, modelling or posing for the purpose of sexual arousal, gratification or sexual act, including recording (on film, video tape or other media) or the manipulation, for those purposes, of the image by computer or other means. It may also include showing sexually explicit material to children, which is often a feature of the ‘grooming’ process by perpetrators of abuse;
(vi) consensual sexual activity involving an adult and an underage person. In relation to child sexual abuse, it should be noted that, for the purposes of the criminal law, the age of consent to sexual intercourse is 17 years for both boys and girls. An Garda Síochána will deal with the criminal aspects of the case under the relevant legislation.

Note: The definition of child sexual abuse presented above is not a legal definition and is not intended to be a description of the criminal offences relating to sexual assault.

8.2 Recognising Child Neglect and Abuse

Child neglect or abuse can often be difficult to identify and may present in many forms. A list of indicators of child abuse is provided below. No one indicator should be seen as conclusive in itself of abuse. It may indicate conditions other than child abuse. All signs and symptoms must be examined in the context of the child’s situation and family circumstances.

8.2.1 Guidelines for recognition
The ability to recognise child abuse can depend as much on a person’s willingness to accept the possibility of its existence as it does on their knowledge and information. There are commonly three stages in the identification of child neglect or abuse:

(i) considering the possibility;
(ii) looking out for signs of neglect or abuse;
(iii) recording of information.

Stage 1: Considering the possibility
The possibility of child abuse should be considered if a child appears to have suffered a suspicious injury for which no reasonable explanation can be offered. It should also be considered if the child seems distressed without obvious reason or displays persistent or new behavioural problems. The possibility of child abuse should also be considered if the child displays unusual or fearful responses to parents/carers or older children. A pattern of ongoing neglect should also be considered even when there are short periods of improvement.

**Stage 2 Looking out for signs of neglect or abuse**

Signs of neglect or abuse can be physical, behavioural or developmental. They can exist in the relationships between children and parents/carers or between children and other family members/other persons. A cluster or pattern of signs is more likely to be indicative of neglect or abuse. Children who are being abused may hint that they are being harmed and sometimes make direct disclosures. Disclosures should always be taken very seriously and should be acted upon, for example, by informing the HSE Children and Family Services. The child should not be interviewed in detail about the alleged abuse without first consulting with the HSE Children and Family Services. This may be more appropriately carried out by a social worker or An Garda Síochána. Less obvious signs could be gently explored with the child, without direct questioning. Play situations, such as drawing or story-telling, may reveal information.

Some signs are more indicative of abuse than others. These include:

(i) disclosure of abuse by a child or young person;
(ii) age-inappropriate or abnormal sexual play or knowledge;
(iii) specific injuries or patterns of injuries;
(iv) absconding from home or a care situation;
(v) attempted suicide;
(vi) underage pregnancy or sexually transmitted disease;
(vii) signs in one or more categories at the same time. For example, signs of developmental delay, physical injury and behavioural signs may together indicate a pattern of abuse.

Many signs of abuse are non-specific and must be considered in the child’s social and family context.

It is important to be open to alternative explanations for physical or behavioural signs of abuse.

**Stage 3: Recording of information**

If neglect or abuse is suspected and acted upon, for example, by informing the HSE Children and Family Services, it is important to establish the grounds for concern by obtaining as much information as possible.

Observations should be accurately recorded and should include dates, times, names, locations, context and any other information that may be relevant. Care should be taken as to how such information is stored and to whom it is made available. (C.F. 3.9.3 & 3.11.2)

The following examples would constitute reasonable grounds for concern:
Specific indication or disclosure from the child that he was abused.
An account by a person who may have witnessed abuse taking place.
Under-age pregnancy or sexually transmitted infection - (see 2.7.4 of C.F)
Attempted suicide - (see 2.7.4 of C.F)
Someone else (a parent, friend, co-worker) may disclose that a child has told them they are being abused, or may have witnessed the abuse themselves
Evidence, such as injury or behaviour which is consistent with abuse and unlikely to be caused another way. (see 2.7.4 of C.F)
An injury or behaviour that is consistent both with abuse and with an innocent explanation but where there are corroborative indicators supporting the concern that it may be a case of abuse. An example of this would be a pattern of injuries, and implausible explanations as to the cause of the injuries/injury.
Other indicators of abuse such as unusual behaviour by a child.
Any information which may indicate that a child may be at risk e.g. disclosure of domestic abuse – consideration should be given to the possibility of the presence of children.
Disclosure by adults of abuse they suffered as children - consideration should be given to the possibility of current risk to any child.

8.3 Dealing with disclosures of child abuse

In the event of a child disclosing an incident of abuse it is essential that this is dealt with sensitively and professionally. The child should not be interviewed in detail about the alleged abuse without first consulting with the HSE Children and family services. (C.F. 2.7.3)
The following are guidelines to support staff in this regard:

- React calmly;
- Listen carefully and attentively; take the child seriously;
- Reassure the child that they have taken the right action in talking to you;
- Do not promise to keep anything secret;
- Advise that support will be offered but that the information must be passed on;
- Ask questions for clarification only. Do not ask leading questions (i.e. questions which prompt a “yes” or “no” answer);
- Confirm with the child that what you have heard is correct and understood
- Do not express any opinions about the alleged abuser;
- Do not confront the alleged abuser;
- Record the conversation as soon as possible, in as much detail as possible. Sign and date the record;
- Ensure that the child understands the procedures which will follow in accordance with this Policy;
- Pass the information to the CPO, do not attempt to deal with the problem alone;
- Treat the information confidentially (i.e. ensure that the information is only passed on to those who need to know it) (C.F. 3.9)
The effective protection of a child in IT Tallaght will depend on the willingness of the staff and students involved with children to share and exchange relevant information. It is therefore critical that there is a clear understanding of professional and legal responsibilities with regard to confidentiality and the exchange of information. (C.F. 3.9.1)

All information regarding concern or assessment of child abuse or neglect will be shared on ‘a need to know’ basis in the interests of the child with the relevant statutory authorities. (C.F 5.15.1)

No undertakings regarding secrecy can be given. (C.F. 3.9.3 / 5.15.2) This should be clear to all parties involved, although they can be assured that all information will be handled taking full account of legal requirements. The provision of information to the CPO and the statutory agencies for the protection of a child is not a breach of confidentiality or data protection. (C.F 3.9.4)

8.4 Legal Protection

The Protections for Persons Reporting Child Abuse Act 1998 makes provision for the protection from civil liability of persons who have communicated child abuse ‘reasonably and in good faith’ to designated officers of the HSE or to any member of An Garda Síochána. This protection applies to organisations as well as to individuals. This means that even if a communicated suspicion of child abuse proves unfounded, an aggrieved person who took an action would have to prove that the person who communicated the concern had not acted reasonably and in good faith in making the report. (C.F. 3.10.1)

8.5 Freedom of Information

Notwithstanding the requirement of all those involved in child protection and welfare cases to share relevant information, records are nevertheless confidential. They do not belong to individuals and are the property of the organisations that keep them. Under the Freedom of Information Acts 1997 and 2003, members of the public have a right of access to records concerning them held by any public body and a right to have official information about themselves amended where it is incorrect, incomplete or misleading. Members of the public also have a right to be given reasons for decisions made concerning themselves. Requests to see records are processed in the first instance through the public body that holds the records. In the event of refusal of access, the decision may be appealed and the ultimate arbiter is the Information Commissioner. At present, these Acts apply to the HSE, but not to An Garda Síochána. (C.F. 3.11.1)

8.6 Data Protection Acts 1998 and 2003

The Data Protection Acts 1988 and 2003 afford similar rights to individuals to access personal data held about them by any entity whether in the public or private sector. The right to access applies to records held by the HSE and An Garda Síochána. However, the right to access does not apply in a range of circumstances that may be relevant in a child welfare context. Equally, the right of access does not extend to any information that identifies a third party where that third party had an expectation of confidence. Accordingly,
it would not be necessary to provide any information that would identify a person making a child welfare report in response to a request under the Data Protection Acts. (C.F. 3.11.2)

8.7 Reporting Procedures in Respect of Child Abuse – C.F Chap 3

Everyone must be alert to the possibility that children with whom they are in contact may be experiencing abuse or have been abused in the past. (C.F. 3.2.1)

The guiding principle in regard to reporting child abuse is that the safety and well-being of the child must take priority. (C.F. 3.2.5)

Concerns that a child has been harmed (or is at risk or being harmed) must be reported to the Designated Person (Child Protection Officer). (ODC Pg 20)

The Institute of Technology Tallaght has adopted the HSE standard reporting form (see Appendix 5 and available from the CPO) for making reports concerning child abuse. The more detail that is included in this form, the easier it will be to assess an allegation, concern or disclosure of abuse. The CPO shall ensure that proper records, dated and signed are retained. All records are highly confidential and are kept securely by the CPO. Details of allegations or actual incidents of abuse must be recorded. (C.F. 3.4.4)

The CPO is required to record information for the Institute records as follows:

- The date and time of disclosure, allegation or actual abuse incident
- An indication of the parties involved (including third parties) including names and addresses
- Details of what action the Institute has taken
- The report from the member of the Institute who received the information or has concerns
- Any suspicions consequent on the information and the factual grounds for such suspicions
- Decisions not to inform or to inform a parent/guardian together with the reason
- The response of the parents/guardians to the reported allegation
- Details (dates, times, people, place) of any subsequent meetings and communications of interested parties
- A decision re referral (or not) to the HSE, or An Garda Síochána, including how, why, when and by whom the decision was taken.

Reports which are made anonymously will be followed up but this may take longer and will make it more difficult for the professionals involved to assess the situation. If a person is unsure about the case, it may be useful to talk over the issue with the CPO or with a HSE worker before making an official report. (C.F. 5.15.3)

The CPO shall report any allegation of child abuse by a member of the Institute to the HSE (Contact details are included in Appendix 6) or Garda Síochána as appropriate without delay (C.F. 3.4.3) and to the appropriate Institute office. The appropriate Institute office being:
• Where the incident involves a student the Registrar must be informed
• Where the incident involves a staff member the Secretary/Financial Controller must be informed.
• In the case of someone other than a member of the Institute community the Secretary/Financial Controller must be informed.
• Where an Institute staff member is working off campus and identifies potential child abuse or mistreatment they should advise both the CPO and the appropriate child protection personnel in that institution or place of work.

The CPO may contact the HSE for informal advice relating to the allegation, concern or disclosure. After consultation with the HSE officials, the CPO will then take one of two options:

i. Formally report the allegation, concern or disclosure to the HSE; or Gardai
ii. Not make a formal report to HSE or Gardai but keep a record of the concerns on file. The reasons for not reporting the allegation, concern or disclosure will be clearly recorded. The member of staff who made the initial report will be informed if a formal report is not being made to the HSE and it is open to him/her to make a formal report themselves directly to the relevant authority if they feel this is necessary. (C.F 3.4.2 / C.F. 3.8.1)

In cases of an emergency, where it is believed that a child is at serious and imminent risk, and it is not possible to make contact with the HSE, An Garda Síochána must be contacted. (C.F 3.4.3)

Where a formal report is made, the HSE will then liaise with An Garda Síochána. It is likely that the HSE will want to speak to the person who first made the report to clarify facts and the circumstances of the report.

The CPO should informs the child’s family / carers if a report is likely to be submitted to the HSE and/or the Gardai unless doing so is likely to endanger the child. A decision not to inform a parent/guardian shall be briefly recorded together with the reasons for not doing so. If, for any reason, it is not possible to inform the child’s family the CPO should discuss with the HSE what action will be taken. (C.F 3.2.9 & 5.2.6)

The CPO when making a report to the HSE in good faith is protected by law. The law does not require proof that the abuse in fact happened, only that there are reasonable ground for concern that the abuse has occurred.

Note: ‘The Protection for Persons Reporting Child Abuse Act, 1998’ provides for immunity from civil liability to any person who reports child abuse ‘reasonably and in good faith’ to designated officers or any member of an Garda Síochána. The Act provides significant protections for employees who report child abuse. These protections cover all employees and all forms of discrimination up to and including dismissal (C.F. 3.10.1)

9. **Activities involving travel and overnight stays away from home**
a. **Travel**

Where a child travels with staff to a class, meeting or other event, the Institute is responsible for the welfare of the child while travelling and while at the class, meeting or other event. In these instances, parental consent forms (See Appendix 7) must be completed by parents/guardians and a record must be kept of the emergency contact numbers supplied. Parents/guardians should also be asked to provide information in relation to any special needs which the child may have, including diet, medical needs, support needs, etc. A record should also be kept of this information.

It is not recommended that staff give lifts in their cars to individual children, especially for long journeys. Where this is unavoidable, it should be with the full consent of the parents/guardians and a senior member of staff at Institute of Technology Tallaght.

b. **Overnight Stays**

The following guidelines shall be observed where Institute activities involve children staying away from home overnight:

- Adequate and safe transport arrangements must be made;
- Parent/guardian consent must be obtained for each participant, prior to the trip, including information on each participant about the following:
  - Contact details of parent/guardian and another person named by the parent/guardian in the event of the parent/guardian not being available in an emergency
  - All relevant medical information for the participant and consent for medical intervention, if necessary
  - Any special needs which the participant may have, including diet, medical needs, support needs, etc;
- All relevant information including contact details, allergies, medicines, dietary needs etc. for the child must be kept by a member of staff on the trip.
- Parents/guardians will be fully informed of the programme or timetable for the event and should be given a copy of the programme;
- Parents will be given full contact details of the centre/hotel/accommodation and also of the member of staff in charge of the event.

10. **Best practice for staff/students undertaking research involving children**

Research involving children/vulnerable adults must be approved by the Institute’s Research Ethics Committee prior to the commencement of the work. The Institute of Technology
Tallaght SOP “Procedure for Submitting an Application for Ethics Clearance for Research Projects “should be consulted. In addition they must also ensure that:

- Informed consent is obtained from the parents/guardians of children.
- Informed assent must also be obtained from the children themselves. Children need to be informed in appropriate language so that they understand the purpose of the research for which they have agreed to participate;
- The effect of the research on the child must be monitored to ensure that they feel comfortable with continuing with the research.
- In addition to the child one other person should be present during the research. There may be rare occasions when a confidential interview or a one-to-one meeting is necessary and in such circumstances, the interview should be conducted in a room with an open door or visual access.

11. Allegations against a member of the Institute

If an allegation is made against a member of the Institute, all action will be guided by the rules of natural justice, and the procedural and contractual arrangements in force at that time. The most important consideration to be taken into account by the CPO and the Institute is the protection of children and their safety and wellbeing must be a priority. However, because of the involvement of a member of the Institute, the Institute and CPO have duties in respect of them as well. Members of the Institute may be subject to erroneous or malicious allegations. Therefore any allegation of abuse must be dealt with sensitively and the member of the Institute community treated fairly. This includes the right not to be judged in advance of a full and fair enquiry.

Where an allegation is brought against a staff member the Secretary/Financial Controller will meet with the staff member who may be accompanied by a representative. S/he shall make every reasonable effort to advise the person against whom an allegation of child abuse has been made of the following:

- The fact that an allegation has been made against him/her
- The available details of the nature of the allegation
- Provide the member of staff with an opportunity to respond in writing to the allegation
- The member of staff will be advised that the written response may also be passed on to the HSE or Gardai if it is determined that reasonable grounds exist.

In a situation where an allegation is brought against a student the Registrar will be the Institute officer charged with advising the student as per above.
Following an allegation against a member of the Institute community, which is deemed to have substance, any next steps should be made in consultation between the relevant Institute officer, the HSE and if appropriate An Garda Síochána.

The person against whom the allegation is made will need support during this period and the Institute will provide advice on how to access the relevant support services.

Where an allegation is not upheld the Institute will ensure that the good name and office of the person subject to the allegation is preserved. Details of this allegation will not be maintained on the person’s files and in this respect the Institute will fully comply with the provisions of both the Freedom of Information Acts 1997 – 2003 and the Data Protection Acts 1988 – 2003. (C.F. Appendix 9 Pg 93) / ODC Sect 7

See also section 4 above.

12. Communication of Child Protection Guidelines to Institute members

New employees of the Institute will be informed of this policy as part of the Institute staff induction process. Employees of associated organisations such as campus companies and research centres will ensure that all staff are advised of this policy. Students shall be informed of these guidelines during orientation week. The policy shall be published on the Institute website and copies shall be included in staff and student handbooks.

13. Review of the Policy.

The Institute is committed to ensuring the safety and welfare of all children and welcomes comments from staff, children and their parents/guardians in relation to this Policy. The Policy and operation of same shall be reviewed on an annual basis by the Institute Child Protection Committee (Appendix 3).
APPENDIX 1

References

The following legislative provisions and key publications were taken into account when developing this document:


- Institute of Technology Tallaght, *‘Policy on Garda Vetting and the Disclosure of Criminal Convictions for Staff Members’*: UNDER REVIEW

- Institute of Technology Tallaght (2008) *Institute Garda Vetting Procedures for students participating in work placements with children and vulnerable adults*: Available at [http://193.1.120.60/old_intranet/staff/sops/documents/Bus_Hum/BH047.doc](http://193.1.120.60/old_intranet/staff/sops/documents/Bus_Hum/BH047.doc) (Accessed 29/05/2013)

*Available on the library catalogue
Appendix 2

Relevant Legislation

Data Protection Acts 1988 and 2003
The Data Protection Act 1988 applies to the processing of personal data. It gives a right to every individual, irrespective of nationality or residence, to establish the existence of personal data, to have access to any such data relating to him or her, and to have inaccurate data rectified or erased. It requires data controllers to make sure that the data they keep are collected fairly, are accurate and up-to-date, are kept for lawful purposes and are not used or disclosed in any manner incompatible with those purposes. It also requires both data controllers and data processors to protect the data they keep, and imposes on them a special duty of care in relation to the individuals about whom they keep such data.

Child Care Act 1991
The purpose of the Child Care Act 1991 is to ‘update the law in relation to the care of children who have been assaulted, ill-treated, neglected or sexually abused, or who are at risk’. The main provisions of the Act are:

(i) the placing of a statutory duty on the HSE to promote the welfare of children who are not receiving adequate care and protection up to the age of 18;
(ii) the strengthening of the powers of the HSE to provide child care and family support services;
(iii) the improvement of the procedures to facilitate immediate intervention by the HSE and An Garda Síochána where children are in danger;
(iv) the revision of provisions to enable the Courts to place children who have been assaulted, ill-treated, neglected or sexually abused, or who are at risk, in the care of or under the supervision of the HSE;
(v) the introduction of arrangements for the supervision and inspection of pre-school services;
(vi) the revision of provisions in relation to the registration and inspection of residential centres for children.

Domestic Violence Act 1996
The Domestic Violence Act 1996 introduced major changes in the legal remedies for domestic violence. There are two main types of remedies available:

(i) Safety Order: This Order prohibits a person from further violence or threats of violence. It does not oblige that person to leave the family home. If the parties live apart, the Order prohibits the violent person from watching or being in the vicinity of the home.
(ii) Barring Order: This Order requires the violent person to leave the family home.

The legislation gives the HSE the power to intervene to protect individuals and their children from violence. Section 6 of the Act empowers the HSE to apply for Orders for which a
person could apply on his or her own behalf but is deterred from doing so through fear or trauma. The consent of the victim is not a prerequisite for such an application, although he or she must be consulted. Under Section 7 of the Act, the Court may, where it considers it appropriate, adjourn proceedings and direct the HSE to undertake an investigation of the dependent person’s circumstances with a view to:

(i) applying for a Care Order or a Supervision Order under the Child Care Act 1991;
(ii) providing services or assistance for the dependent person’s family; or
(iii) taking any other action in respect of the dependent person.

Non-Fatal Offences against the Person Act 1997
The two relevant provisions of this Act are:

(i) it abolishes the rule of law under which teachers were immune from criminal liability in respect of physical chastisement of pupils;
(ii) it describes circumstances in which the use of reasonable force may be justifiable.

The Freedom of Information Acts 1997 and 2003 enable members of the public to obtain access, to the greatest extent possible consistent with the public interest and the right to privacy, to information in the possession of public bodies. The specific provisions of the Acts include:

(i) to provide for a right of access to records held by such public bodies, for necessary exceptions to that right and for assistance to persons to enable them to exercise it;
(ii) to enable persons to have corrected any personal information relating to them in the possession of such bodies;
(iii) to provide for independent review by an Information Commissioner both of decisions of such bodies relating to that right and of the operation of the Acts generally;
(iv) to provide for the publication by public bodies of guides to their functions and national guidelines, such as these, for the public.

Under the Acts, a person about whom a public body holds personal information has:

(i) right of access to this information, subject to certain conditions;
(ii) the right to correct this information if it is inaccurate.

Where a public body makes a decision that affects an individual, that individual has a right to relevant reasons and findings on the part of the body reaching that decision. The Acts are also designed to protect the privacy of individuals and, in general, require the prior consent of an individual before releasing personal information about them. Where the release of social work or medical records contains information that would be harmful to a person’s well-being, the release may be made to a health professional who acts on the person’s behalf. Under the Acts, there are regulations and guidelines relating to access by parents.
to their children’s records; these emphasize that the overriding concern is the best interests of the child.

The exemptions and exclusions that are relevant to child protection include the following:

(i) protecting records covered by legal professional privilege;
(ii) protecting records that would facilitate the commission of a crime;
(iii) protecting records that would reveal a confidential source of information.

**Protections for Persons Reporting Child Abuse Act 1998**

This Act came into operation on 23 January 1999. The main provisions of the Act are:

(i) the provision of immunity from civil liability to any person who reports child abuse ‘reasonably and in good faith’ to designated officers of the HSE or to any member of An Garda Síochána;
(ii) the provision of significant protections for employees who report child abuse. These protections cover all employees and all forms of discrimination up to, and including, dismissal;
(iii) the creation of a new offence of false reporting of child abuse, where a person makes a report of child abuse to the appropriate authorities ‘knowing that statement to be false’. This is a new criminal offence, designed to protect innocent persons from malicious reports.

A wide range of nursing, medical, paramedical and other staff has been appointed as designated officers for the purposes of this Act. Section 6 of the Act is a saving provision, which specifies that the statutory immunity provided under the Act for persons reporting child abuse is additional to any defences already available under any other enactment or rule of law in force immediately before the passing of the Act.

**Education Act 1998**

The Education Act 1998 places an obligation on those concerned with its implementation to give practical effect to the constitutional rights of children as they relate to education and, as far as practicable and having regard to the resources available, to make available to pupils a level and quality of education appropriate to meeting their individual needs and abilities.

**Education (Welfare) Act 2000**

The Education (Welfare) Act 2000, which was fully commenced in July 2002, replaced previous school attendance legislation and provided for the creation of a single national agency, the National Educational Welfare Board (NEWB), which has statutory responsibility to ensure that every child either attends school or otherwise receives an education or participates in training. The NEWB also assists in the formulation and implementation of Government education policy.

**Children Act 2001**
The Children Act 2001 replaced provisions of the Children Act 1908 and associated legislation with a modern comprehensive statute. The 2001 Act covers three main areas of the law. Firstly, and predominantly, it provides a framework for the development of the juvenile justice system. Secondly, it re-enacts and updates provisions in the 1908 Act protecting children against persons who have the custody, charge or care of them. Thirdly, it provides for family welfare conferences and other new provisions for dealing with children where there is a real and substantial risk to their life, health, safety, welfare and development.

**Criminal Justice Act 2006**

Section 176 of the Criminal Justice Act 2006 introduced the criminal charge of ‘reckless endangerment of children’. It states:

‘A person, having authority or control over a child or abuser, who intentionally or recklessly endangers a child by –

(a) causing or permitting any child to be placed or left in a situation which creates a substantial risk to the child of being a victim of serious harm or sexual abuse, or

(b) failing to take reasonable steps to protect a child from such a risk while knowing that the child is in such a situation, is guilty of an offence.’

The penalty for a person found guilty of this offence is a fine (no upper limit) and/or imprisonment for a term not exceeding 10 years.

**Sex Offenders Act 2001**

The [Sex Offenders Act 2001](#) came into force in Ireland in June 2001. Those who are convicted of certain sexual offences are now obliged to provide certain information to the Gardaí including the address at which they are living following their release from prison.

The Sex Offenders Act, 2001 also requires sex offenders to inform prospective employers of the nature of their conviction when applying to do work that consists mainly of the offender having unsupervised access to or contact with a child or children or a mentally impaired person. If someone fails to notify an employer the offender could be fined up to €12,697 or sentenced up to 5 years in prison or both.
APPENDIX 3

Authorised persons of ITT in respect of the protection of children

Authorised Signatory for Garda Vetting:

<table>
<thead>
<tr>
<th>Staff:</th>
<th>Secretary / Financial Controller</th>
</tr>
</thead>
<tbody>
<tr>
<td>Students:</td>
<td>Secretary / Financial Controller</td>
</tr>
</tbody>
</table>

Child Protection Co-ordinator:

| Child Protection Officer: | TO BE INSERTED (C.F 3.3.1) |
| Deputy Child Protection Co-ordinator: | TO BE INSERTED |

Institute Child Protection Committee:

| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
| TO BE INSERTED |
APPENDIX 4

Awareness of the Institute of Technology Tallaght
Child Protection Policy

I have read the Institute of Technology Tallaght Child Protection Policy and agree to abide by its contents. There is no reason why I would be considered unsuitable to work with children or young people.

Signature: ___________________________ Date: ____________

Print Name: __________________________

Department: __________________________

This form must be retained by the signatory’s School/Department/Function/Centre.
APPENDIX 5

Standard Form for Reporting Child Protection Concerns

Download:

APPENDIX 6

Relevant Contact Details

<table>
<thead>
<tr>
<th>HSE Child Care Manager or designate for Tallaght Area:</th>
<th>01 4632800</th>
</tr>
</thead>
<tbody>
<tr>
<td>Garda Siochana, Tallaght:</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>Tallaght Garda Station</td>
<td></td>
</tr>
<tr>
<td>Belgard Road East</td>
<td></td>
</tr>
<tr>
<td>Belgard Square</td>
<td></td>
</tr>
<tr>
<td>Tallaght,</td>
<td></td>
</tr>
<tr>
<td>Dublin 24</td>
<td></td>
</tr>
<tr>
<td>Tel: + 353 1 666 6000</td>
<td></td>
</tr>
<tr>
<td>Fax: + 353 1 666 6040 (Public Office)</td>
<td></td>
</tr>
</tbody>
</table>

National contacts for HSE Children and Family Services

Also listed on HSE website (www.hse.ie/go/socialworkers) and from HSE LoCall Tel. 1850 241850. These contact numbers may be updated from time to time. Please check HSE website for latest information.

<table>
<thead>
<tr>
<th>HSE Area</th>
<th>Address</th>
<th>Telephone No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>DUBLIN NORTH</td>
<td>Health Centre, Cromcastle, Coolock, Dublin 5</td>
<td>(01) 816 4200</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(01) 816 4244</td>
</tr>
<tr>
<td>DUBLIN CENTRAL</td>
<td>Social Work Office, 22 Mountjoy Square, Dublin 1</td>
<td>(01) 877 2300</td>
</tr>
<tr>
<td></td>
<td>Social Work Office, Ballymun Health Centre, Dublin 11</td>
<td>(01) 846 7236</td>
</tr>
<tr>
<td>DUBLIN SOUTH EAST</td>
<td>Social Work Department,</td>
<td>(01) 268 0320</td>
</tr>
<tr>
<td>Location</td>
<td>Address</td>
<td>Phone Number</td>
</tr>
<tr>
<td>-------------------</td>
<td>--------------------------------------------------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td><strong>DUBLIN SOUTH CITY</strong></td>
<td>Vergemount Hall, Clonskeagh, Dublin 6</td>
<td>(01) 2680333</td>
</tr>
<tr>
<td></td>
<td>Duty Social Work Carnegie Centre, 21-25 Lord Edward Street, Dublin 2</td>
<td>(01) 648 6555</td>
</tr>
<tr>
<td></td>
<td>Public Health Nursing, 21-25 Lord Edward Street, Dublin 2</td>
<td>(01) 648 6730</td>
</tr>
<tr>
<td></td>
<td>Family Support Service, 78B Church House, Donore Avenue, Dublin 8</td>
<td>(01) 416 4441</td>
</tr>
<tr>
<td><strong>DUBLIN SOUTH WEST</strong></td>
<td>Millbrook Lawn, Tallaght, Dublin 24</td>
<td>(01) 452 0666 / 427 5000</td>
</tr>
<tr>
<td><strong>DUBLIN WEST</strong></td>
<td>Social Work Department, Bridge House, Cherry Orchard Hospital, Ballyfermot, Dublin 10</td>
<td>(01) 620 6387</td>
</tr>
<tr>
<td><strong>DUBLIN SOUTH</strong></td>
<td>Social Work Department, Our Lady's Clinic, Patrick Street, Dun Laoghaire, Co. Dublin</td>
<td>(01) 663 7300</td>
</tr>
</tbody>
</table>
Freephone Numbers for National Counselling Service

http://www.hse-ncs.ie/en/ContactUs/

Details of your local freephone number for the HSE National Counselling Service

<table>
<thead>
<tr>
<th>Area</th>
<th>Freephone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dublin North County/Dublin North Central &amp; Dublin North West</td>
<td>1800 234 110</td>
</tr>
<tr>
<td>South East Dublin/Dun Laoghaire &amp; East Wicklow</td>
<td>1800 234 111</td>
</tr>
<tr>
<td>Dublin South Central/ Dublin South West/ Kildare &amp; West Wicklow</td>
<td>1800 234 112</td>
</tr>
<tr>
<td>Midlands</td>
<td>1800 234 113</td>
</tr>
<tr>
<td>West</td>
<td>1800 234 114</td>
</tr>
<tr>
<td>Mid-West</td>
<td>1800 234 115</td>
</tr>
<tr>
<td>Kerry &amp; Cork</td>
<td>1800 234 116</td>
</tr>
<tr>
<td>North East</td>
<td>1800 234 117</td>
</tr>
<tr>
<td>South East</td>
<td>1800 234 118</td>
</tr>
<tr>
<td>North West</td>
<td>1800 234 119</td>
</tr>
</tbody>
</table>
APPENDIX 7

Parental/Guardian Consent Form for Students under 18 years of age

This form must be completed and returned to: ___________________ (Specify organiser/point of contact with IT Tallaght)

For attendance at: ___________________________________________ (Specify event)

Student Name: ______________________________________________

Student Address: ______________________________________________

Student date of birth: __________________________________________

Student contact phone number: _________________________________

Student email address: __________________________________________

Gender (tick as appropriate): Male □ Female □

Other relevant information: (Please mention any medical conditions, special needs or dietary requirements that we should be aware of) __________________________________________

Contact phone number for parent/guardian: _________________________

Please tick the following boxes (whichever applies):

□ I give permission for the student named above to travel to the event specified above.

□ I give permission for the student named above to stay overnight in relation to the specified event on the following dates: ____________________________

I understand that there will be suitable supervision for the specified event

The IT Tallaght contact person for the specified event is: ___________________________ and he/she may be contacted over the duration of the said event at the following contact phone number: ___________________________

Signed: ___________________________________ Signed: _______________________________
  (Parent / Guardian) (Student)

Date: ____________________
Name of parent / guardian (PRINT): _________________________________________________________

Relationship to student: __________________________________________________________________

Address of parent / guardian: ____________________________________________________________