NESCPC Multi-Agency Guidance for Working with Young People who are Sexually Active

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Foreword

There is recognition that practitioners working with young people have a particular challenge in supporting them with matters regarding sexual health and sexual activity.

On a National and Local level is has been recognised that sexual activity between young people is not always a child protection matter and that supportive approaches can often be more effective in meeting the needs of young people. The NESCPC first published multi-agency guidance for working with children and young people who are sexually active in 2008, the aim of the guidance being to support practitioners to meet the needs of children and young people in an appropriate manner, whilst recognising their individual needs.

Following the agreement by Royal Assent of the Sexual Offences (Scotland) Act 2009 (enacted Dec 2010), in 2010 the Scottish Government consulted on and produced National Guidance “Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns”. The aim of which is to provide a nationally consistent system within which all Local Authority areas and child protection committees will operate when identifying local responses to meeting the needs of this group of young people.

This multi-agency guidance builds on and updates the 2008 guidance recognising the national guidance and changes in legislation. It has been produced by the NESCPC on behalf of its constituent and partner agencies within the Pan Grampian area and seeks to provide practitioners with information and procedures for meeting the needs of young people which will complement and guide practice in individual agencies. This guidance will be reviewed on an annual basis to ensure that it is fit for purpose and continues to provide accurate information to professionals working with children and young people.
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1. Purpose

1.1 This guidance has been developed in response to recognition that there are a significant number of young people engaging in sexual activities, which, whilst classified as unlawful is not necessarily a child protection matter.

1.2 The intention of this guidance is to give information and direction on the assessment, decision making processes and the co-ordination of a multi-agency response to the complex needs of this group of young people, ensuring that their rights are respected and their needs met whilst allowing for sensitivity of approach in ensuring that they are protected from harm and exploitation.

1.3 This guidance has been developed for all practitioners working with children and young people, but paying particular attention to those working with young people aged 13 – 15 years.

1.4 This guidance includes information relevant for practitioners working with young people who have physical and learning disabilities. It is important to note that young people with disabilities have the same rights as all other young people; however, this group of young people are also identified to be at greater risk of abuse due to an increased vulnerability. They may be particularly vulnerable to coercion or find it difficult to communicate their needs; there may also be concerns in terms of their capacity to consent.

1.5 This guidance is intended to complement the NESCPC Child Protection Guidelines which can be found at www.nescpc.org.uk

2. Context

2.1 This guidance recognises that different agencies and professionals have different roles and responsibilities in relation to supporting young people who are sexually active.

2.2 It is recognised that engaging in sexual intercourse and oral sex before the age of 16 years is illegal; however the Sexual Offences (Scotland) Act 2009 makes provisions for “older children” i.e. those aged 13 – 15 years which states that they may have a limited capacity to consent “and it is expected that, as with the great majority of other offences committed by children, such offences would normally be dealt with by the Children’s Reporter, rather than through prosecution in the criminal courts, in line with the Lord Advocate’s Guidelines on the reporting of offences committed by children.”¹ It is therefore recognized that young people in this age group require more appropriate intervention than simply reporting sexual activity for criminal prosecution.

2.3 It is well established that increasing numbers of young people are engaging in sexual activity prior to the age of 16 years. For some this will be a mutually agreed activity. Whilst for others it may be the response to peer pressure or the result of abuse or exploitation.

¹ Guidance on the Sexual Offences (Scotland) Act 2009, Scottish Government, 2010

www.nescpc.org.uk
2.4 Some young people may not recognise that they are in an abuse or exploitative relationship. Young people can be vulnerable because of the impact of a range of issues, including abuse, family breakdown and conflict, low self-confidence or substance misuse.

2.5 Children may be exposed to sexual imagery from an early age through the media and popular culture, which can result in young people being given confusing and often distorted messages about relationships and gender roles.

2.6 Research indicates that young people struggle with sexual health and relationship issues and are wary of seeking advice or help because they fear the consequences of sharing such information with an adult. All young people who are sexually active will need support which is sensitive to their individual circumstances and is proportionate and appropriate to their needs. Young People need to know where they can seek help and support and that this support will be consistent. Inconsistency of approach to issues relating to sexual activity between young people causes confusion and conflict for young people and those practitioners caring for them and also for society as a whole.

3. Definitions

3.1 Definition of a Child

3.1.1 The UN Convention on the Rights of the Child (UNCRC) defines children as “all persons less than 18 years of age, unless the legal majority in a country is lower”

3.1.2 Scotland uses a mix of different common and statutory laws to determine the age of majority for young people.

- Under common law a child is defined as someone below the age of 16 years
- Under statutory law a child is defined as someone below the age of either 16 or 18 years, depending on the specific Act
- The Sexual Offences (Scotland) Act 2009 makes a distinction between a “Young Child” (aged 12 or under) and an “Older Child” (Aged 13 – 15)

The Children (Scotland) Act 1995 and the Sexual Offences (Scotland) Act 2009 both determine a child as being a person below the age of 16 years; therefore this guidance will reflect this. However, as both statutory documents also have provisions for young people aged 16 and 17 years; this guidance will also address their needs and any specific needs for protective services.
3.2 Definition of Consent and the Age of Consent (including the issue of confidentiality)

3.2.1 The Sexual Offences (Scotland) Act 2009 states “'Consent’ means free agreement”. The legislation has retained the age of consent for sexual activity to be 16 years of age for all sexual relationships regardless of gender.

3.2.2 The Sexual Offences (Scotland) Act 2009 in its distinction between young and older children has recognised that an “older child” may have some limited capacity to consent as free agreement.

3.2.3 The Age of Legal Capacity (Scotland) Act 1991 addresses the concept of competency to give consent and is mainly used to address issues such consent to medical treatment and intervention. This legislation states “A person under the age of 16 years shall have legal capacity to consent on his own behalf to any surgical, medical or dental procedure or treatment where, in the opinion of a qualified medical practitioner attending him, he is capable of understanding the nature and possible consequences of the procedure or treatment.”

3.2.4 The Data Protection Act 1998 recognises that young people aged 12 and over have the right to expect confidentiality and to have their information treated as confidential “(1) Where a question falls to be determined in Scotland as to the legal capacity of a person under the age of sixteen years to exercise any right conferred by any provision of this Act, that person shall be taken to have that capacity where he has a general understanding of what it means to exercise that right.” And “(2) Without prejudice to the generality of subsection (1), a person of twelve years of age or more shall be presumed to be of sufficient age and maturity to have such understanding as is mentioned in that subsection.”

3.2.5 Where the sexual activity is clearly a Child Protection concern (i.e. the young person is aged 12 or under or there is a risk of Significant Harm) then there is no requirement to gain consent to share information prior to taking action to protect the child or young person.

3.3 Definition of Sexual Activity

It can be difficult for practitioners to determine the nature of sexual activity, thus it is important to be aware of the impact of the sexual activity and comprehensively assess its nature to determine if the activity is classified as harmful.

3.3.1 "Working with Children and Young People Displaying problematic and harmful sexual behaviours: Practice Guide" define healthy sexual behaviours and harmful sexual behaviours.

- Healthy Sexual Behaviours: refers to those behaviours which are within the range of behaviours appropriate to the child or young person’s age and stage of development.

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2 Sexual Offences (Scotland) Act 2009
3 Age of Legal Capacity (Scotland) Act 1991 Part 2, Section 4
4 Data Protection Act 1998 Section 66

www.nescpc.org.uk
Recognising there are sometimes differences between the child/young persons stage of development and their chronological age.

- Harmful Sexual Behaviours: refers to those behaviours which are not within the range of appropriate behaviours, i.e. demanding inappropriate touch with known/unknown others.

3.3.2 The Sexual Offences (Scotland) Act 2009 defines a range of sexual offences; the most relevant to defining sexual activity between young people (13 – 15 years) is the offence of “engaging while an older child in consensual sexual conduct with another older child”. This being determined as penetration of the vagina, anus or mouth, or allowing for the penetration of the vagina, anus or mouth, which is essentially penetrative sex or oral sex. For further information on the Sexual Offences (Scotland) Act 2009 please see Appendix 3.

3.4 The Offence of engaging while an older child in consensual sexual conduct with another older child – Specific Conditions

3.4.1 The Sexual Offences (Scotland) Act 2009 section 37 makes the distinction that 2 young people have a limited capacity to consent to sexual activity, however, any activity which involves actual sexual intercourse or oral sex is against the law if the parties are under the age of 16 years.

This means that some forms of sexual activity i.e. sexual touching is not against the law as long as it does not involve any form of penetrative act.

3.4.2 Proximity of Age (Defence)

In addition to accounting for young people engaging in sexual conduct with one another, there is also an additional aspect of the Act which allows for maximum 2 year proximity of age as a possible defence, if one of the parties has attained the age of 16 years. This allows for some leniency and helps to ensure that young people aged 16 and 17 are not disproportionately penalised for normal sexual activity.

4. Principles of Good Practice

4.1 Duties of Care

All practitioners and agencies have a duty of care to:

- Ensure that the welfare of the young person is of paramount consideration
- Ensure that children and young people are given information and access to services to enable them to safeguard their health
- Appropriately risk assess information about the nature and circumstances of any sexual activity that comes to their attention

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5 Working with Children and Young People Displaying problematic and harmful sexual behaviours: Practice Guide
6 Sexual Offences (Scotland) Act 2009

www.nescpc.org.uk
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- Signpost young people to specialist advice agencies where required and necessary to ensure that they get the right guidance and support

4.2 The UN Convention on the Rights of the Child

This policy recognises that young people have rights and, according to their evolving capacities, they can progressively exercise these rights to promote their own health and development. As a consequence of this practitioners should adhere to the following principles:

- **The Right to Voice their Opinions**: Practitioners have a duty to ensure that all young people are listened to and enabled to freely express their views on all matters that affect them
- **The Right to be Protected from Harm**: Practitioners have a duty to ensure that all young people are protected from all forms of violence, abuse, neglect and exploitation
- **The Right to Access Information and Services**: Practitioners have a duty to ensure that all young people are provided with accurate and age appropriate information on how to protect their own health and wellbeing and practice healthy lifestyles and behaviours
- **The Right to Confidentiality**: Young people have the same right to confidentiality as adults; that personal and private information should not be shared without consent, except in certain exceptional circumstances where there is the potential of significant harm to themselves or others. Practitioners should explain that where possible any breach of confidentiality will be discussed with the young person first.

4.3 Getting it Right for Every Child (GIRFEC)

*Getting it right for every child* is the foundation for work with all children and young people and will also affect practitioners in adult services who work with parents or carers.

It builds from universal health and education services and drives the developments that will improve outcomes for children and young people by changing the way adults think and act to help all children and young people grow, develop and reach their full potential.

*Getting it right for every child* promotes action to improve the well-being of all children and young people. Eight areas of well-being have been identified as areas in which children and young people need to progress in order to do well now and in the future.

*Getting it right for every child* reflects a multi-agency approach to working with children and young people that is underpinned by shared principles and values. ⁷

For further information on GIRFEC please see appendix 4 and the references in the References Section at the end of this guidance.

5. Agency Roles and Responsibilities

It is recognised that agencies and professionals have different roles and responsibilities in relation to supporting young people who are sexually active. This section of the guidance seeks to explain these roles and responsibilities. For further information on the generic roles and responsibilities of agencies with relation to child protection please see the NESCPC Child Protection Guidelines.

Practitioners should be aware that they should not give advice, provide services or make assessments that they are not competent to provide. It may be more appropriate to signpost the young person to another service or agency for assessment of need and risk or to ask another agency for assistance in the assessment for the young person.

5.1 All Agencies

5.1.1 Children Aged 12 and Under

Where any agency or professional becomes aware of a child aged 12 or under engaging in sexual activity, regardless of the circumstances, they must treat this as a child protection concern and immediately share concerns with the appropriate agency, for example, Social Work and/or the Police.

The National Guidance on Underage Sexual Activity (2010) states: “When a practitioner becomes aware that a younger child (i.e. under the age of 13) is sexually active or is likely to become sexually active, this should be automatically shared as a child protection concern”

5.1.2 Positions of Trust

The Sexual Offences (Scotland) Act 2009 consolidates a number of statutory and common law sources on positions of trust into 1 legislative framework. Part 5 of the legislation states the offence of Sexual Abuse of Trust. The Act states in section 42:

“If a person (“A”) who has attained the age of 18 years—
   (a) Intentionally engages in a sexual activity with or directed towards another person (“B”) who is under 18, and
   (b) is in a position of trust in relation to B,
then A commits an offence, to be known as the offence of sexual abuse of trust”

It is important to note that whilst the age of consent is 16 years of age, the abuse of position of trust is applicable to young people up to the age of 18 years. Therefore all agencies must treat an abuse of a position of trust as a child protection concern, if the offence was committed prior to the young person attaining the age of 18 years.

Section 46 of the Act allows for abuse of trust to be taken beyond the age of 18 years where the person involved is identified as mentally disordered. It should be noted that there is a

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8 National Guidelines on Underage Sexual Activity, Scottish Government, 2010

www.nescpc.org.uk
cross over with the Adult Protection Legislation, for further information on Adult Protection please see Appendix 8

For further information on Positions of Trust see Appendix 3

5.1.3 Protection for Professionals Providing Advice and Guidance

It is a priority to ensure the safety and wellbeing of the young person and to either complete or initiate an initial assessment of need through local IAF/LIAP processes or to seek advice from social work as to how best to support the young person.

It should be noted that information sharing can take place without necessarily disclosing the nature of the young person’s sexual relationship and this is most often the best course of action for professionals in order to assess the needs and risks to the child whilst maintaining confidentiality.

Section 51 of the Sexual Offences (Scotland) Act 2009 allows for protection for agencies and professionals providing sexual health advice to young people

“A person (“X”) is not guilty of inciting, or being involved art and part in, an offence if, as regards another person (“Y”), X acts—
(a) For the purpose of—
   (i) Protecting Y from sexually transmitted infection,
   (ii) Protecting the physical safety of Y,
   (iii) Preventing Y from becoming pregnant, or
   (iv) Promoting Y’s emotional well-being by the giving of advice, and
(b) Not for the purpose of—
   (i) Obtaining sexual gratification,
   (ii) Humiliating, distressing or alarming Y, or
   (iii) Causing or encouraging the activity constituting the offence or Y’s participation in it”.  

The law also allows professionals to respect young people’s rights to confidentiality when discussing sex and relationship issues and a disclosure of under age sex is not of itself a reason to break confidentiality.

5.2 The Role of the Police

Whilst it is recognised that sexual intercourse and oral sex between young people under the age of 16 years is illegal, it has also been recognised that a child protection or criminal investigation may not be the most appropriate method of supporting young people who need advice and guidance or those who are vulnerable.

Information sharing is essential to ensure the best possible decisions are made and the police are an important part of this process. Where a practitioner is making an assessment

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9 Sexual Offences (Scotland) Act 2009
of risk for a young person it must be recognised that the police may hold valuable information, therefore practitioners must be prepared to involve the police to gather information for the assessment.

When the police become aware of underage sexual activity they will consider how to proceed based on the best interests of the young person and the nature of the sexual activity. This will involve information sharing with other agencies and will either lead to a criminal investigation or alternatively the police will refer the case to a more appropriate agency. It should be noted that even where an investigation has taken place this will not necessarily lead to a criminal prosecution.

Police officers should refer to appropriate guidance, including the NESCPC child protection guidelines and their own line management when deciding how to proceed when concerns are shared, Chapter 16 of the Book of Regulations also provides guidance and advice which will help police officers. For further information on the role of the police please see the NESCPC Child Protection Guidelines.

5.3 The Role of Social Work Services

Social Work Services have a duty under the Children (Scotland) Act 1995:

“A local authority shall—
(a) Safeguard and promote the welfare of children in their area who are in need; and
(b) so far as is consistent with that duty, promote the upbringing of such children by their families,
by providing a range and level of services appropriate to the children’s needs.”¹⁰

And:

“Where information is received by a local authority which suggests that compulsory measures of supervision may be necessary in respect of a child, they shall—
(a) Cause inquiries to be made into the case unless they are satisfied that such inquiries are unnecessary; and
(b) If it appears to them after such inquiries, or after being satisfied that such inquiries are unnecessary, that such measures may be required in respect of the child, give to the Principal Reporter such information about the child as they have been able to discover.”¹¹

Social Workers have the lead role in child protection investigation and inquiry, however, it has been recognised that underage sexual activity is not always a child protection matter. When social workers become aware of underage sexual activity their first priority is to ensure the safety and wellbeing of the young person, and complete an initial assessment of their needs, including providing them with information on where they can seek advice and guidance of a medical nature where required. At no stage should any Child Protection

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¹⁰ Children (Scotland) Act 1995 Section 22
¹¹ Children (Scotland) Act 1995 Section 53
action prevent the young person accessing (or continuing to access) relevant advice and services concerning contraception, condoms, pregnancy and abortion.

It is important to share information when there is recognition of underage sexual activity, but this should be done in conjunction with agreement from the child or young person. Where information is shared without agreement from the young person there must be clear child protection concerns and this should be explained to the young person.

Social Workers can, as part of their assessment, seek information from the police without breaching the confidentiality of the young person. The practitioner should contact the police asking if there is any information that they need to be aware of for the purposes of an assessment of the needs of the young person. This allows for the situation to be approached sensitively, without necessarily gaining police involvement.

5.4 The Role of Health Services

It is considered good practice for Doctors and other Health Professionals to consider the following issues when providing advice or treatment to young people under 16 on contraception, sexual and reproductive health.

Where made aware of underage sexual activity (or the possibility of underage sexual activity), Doctors and other Health Professionals should give a young person support and time to make an informed choice by discussing:

- The emotional and physical implications of sexual activity, including the risks of pregnancy and sexually transmitted infections
- Whether the relationship is mutually agreed and whether there may be coercion or abuse
- The benefits of discussion with a parent or carer, however any refusal should be respected. In the case of abortion, where the young woman is competent to consent but cannot be persuaded to involve a parent, every effort should be made to help them find another adult to provide support, for example another family member or Specialist Youth Worker
- Any additional counselling or support needs

If the health professional is concerned about the young person or their relationship but does not feel that child protection intervention is in the best interests of the young person then advice can be sought, in confidence, from the police or social work team, explaining the situation without naming the young person and gaining their advice and guidance.

Any instance where information about the young person is shared (either with or without consent) must be documented giving clear rational for the information sharing and also recording the views of the young person.

5.5 The Role of Education Staff (Incl. Community Learning and Development)

It is acknowledged that young people need to be able to talk to a trusted adult about sex and relationship issues and although it is desirable that this person is their parent or carer, this is
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not always possible. Often it is a trusted teacher or youth worker that will be chosen as a confidant.

Young people should be made aware that confidentiality might be breached if they or another young person is believed to be at risk. In these circumstances staff should consult the young person and endeavour to gain their co-operation to sharing information with the relevant agencies. If that is not possible they should be advised that their confidentiality will be breached. All occasions where information has been shared, either with or without consent must be documented.

5.6 The Role of the Voluntary Sector and Faith Organisations

It is widely acknowledged that the voluntary sector and faith organisations have a key role to play in the protection of young people from sexually exploitative behaviour, the priority for professionals in the voluntary sector and faith organisations is to ensure the safety and wellbeing of the young person, to ensure that they have information and access to health services where required and to initiate or participate in the assessment of the needs of the young person.

As with other professionals, voluntary sector professionals and members of the faith communities can also seek information to assist them in their assessment and decision making processes and are also expected to share information as required with other professionals, whilst maintaining the young persons right to expect confidentiality.

5.7 The Role of the Legal Services

5.7.1 The Procurator Fiscal

"Under the authority of the Lord Advocate the Crown Office and the Procurator Fiscal Service provide the sole public prosecution service in Scotland……..A key objective of the department is to ensure, in the public interest, that all crimes made known to the Procurator Fiscal are investigated and that effective and consistent use is made of the range of prosecution options, alternatives to prosecution and provisions for the confiscation of proceeds of crime"12

The Procurator Fiscal recognises the UN Convention on the rights of the child, article 3 of which provides that in all actions concerning children the best interests of the child shall be the primary consideration, this applies not only to crimes against children but also crimes committed by children.

When a criminal investigation of underage sexual activity comes to the attention of the Procurator Fiscal Service the decision to prosecute will be based on whether or not prosecution is in the best interests of the young person, whether or not prosecution is in the public interest and also seeks to take considerations of alternative options available to the service to avoid unnecessary prosecution.

12 Crown Office and Procurator Fiscal Service: Prosecution Code

www.nescpc.org.uk
Professionals should note that even if a criminal investigation is conducted this may not necessarily lead to prosecution of the young people involved.

5.7.2 The Scottish Children’s Reporter Administration (SCRA)

“*The Prosecutor retains a discretion to refer to the Children’s Reporter cases involving children where such action is considered to meet the public interest*."^{13}\textsuperscript{13}

Any case involving young people which the prosecution feels is not in the public interest to prosecute can be referred to the children’s Reporter for their attention, this includes instances of underage sexual activity. The Reporter will then make decisions about the situation depending on the information received from agencies as part of the multi-agency assessment process.

6. **The Assessment Process**

In order to ensure that young people who are sexually active receive the most appropriate support it is important to ensure that an assessment of their needs, including the assessment of risk, is completed.

The GIRFEC practice model is identified as the most appropriate tool for this assessment as it ensures that all of the information about the young person is gathered and analysed and decisions made according to the individual needs of the young person.

The professional starting this process must ensure that the young person’s health and emotional needs are addressed and seek information where required to assess if the sexual activity is of an abusive or exploitative nature. This assessment process will require sensitive handling and the use of professional judgement and so professionals should seek support and information where required or necessary.

As previously stated, it is recognised that instances of underage sexual activity do not always require a child protection response, and the assessment of the need and risk is an important part of the decision making process.

The GIRFEC practice model is based around 5 questions and a number of assessment tools which are illustrated in appendix 4. The 5 questions are:

1. What is getting in the way of this young person’s wellbeing?
2. Do I have all the information I need to help this young person?
3. What can I do now to help this young person?
4. What can my agency do to help this young person?
5. What additional help, if any, may be needed from others?

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^{13} Crown Office and Procurator Fiscal Service: Prosecution Code

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By answering these questions as the assessment progresses professionals can help to ensure that the most appropriate, proportionate and timely response is given to the young person.

For further information on the GIRFEC practice model see Appendix 4. For links to Local Assessment Procedures through IAF/LIAP, please see the references section.

6.1 The Assessment of Risk

Any professional working with actual or suspected underage sexual activity must complete an assessment of risk for the young person(s) involved. There are a number of stages to this assessment of risk and it is based on the GIRFEC practice model as illustrated in 6.1 above.

6.1.1 The Initial Assessment of Risk

When a professional first becomes aware of underage sexual activity an initial assessment of risk must take place in order for the professional to make a judgement as to how to proceed in the best interests of the young person. This initial assessment will primarily involve the professional and the young person discussing the issue and the professional gathering information in order to determine if there are child protection concerns that must be shared with the relevant authorities.

Factors which will be included in this initial assessment of risk should include:

- The age of the young person. As previously stated in 5.1 any instance of underage sexual activity involving a child aged 12 or under must be treated as a child protection concern and the information shared with the relevant authority as a matter of priority.

  The professional must include in their assessment, not just the chronological age of the young person but also the emotional age and maturity, including any vulnerability which results from a physical or learning disability.

- The personal circumstances of the young person. Professionals must take into account any previous history of abuse and the personal circumstances of the young person when completing their assessment. Previous history of abuse, if the young person is Looked After (under a supervision requirement of the Children (Scotland) Act 1995) or any history of risk taking behaviour can add to the vulnerability of the young person and as such may have a detrimental impact on their ability to make informed decisions.

- The circumstances of the activity. The professional should seek to determine if there are any concerning factors which would suggest that the young person was under external influence, for example the impact of drugs, alcohol or peer pressure on the young persons ability to make informed decisions.

- The relationship: is there a power imbalance in the relationship; are there any signs of manipulation, bribery, threats or aggression, or isolation from social supports evident? Is
the relationship established or is it a new relationship? Has the young person’s behaviour changed due to the relationship? How did the young person meet their partner?

- The other person involved: is there a difference in age between the 2 parties involved? Are there differences in size, development, and intelligence or material wealth? Is the other person is a position of trust. It should be noted that if the other person is in a position of trust then this is an automatic child protection concern, even if the young person is 16 or 17 years of age. For further information on positions of trust see Appendix 3.

6.2 Actions Following the Initial Assessment of Risk

Once the initial assessment has taken place the professional will determine the next course of action.

6.2.1 If there are Child Protection Concerns:

- Where appropriate, speak to the young person prior to sharing your concerns
- Share the concern in line with local procedures, please see NESCPC Child Protection Guidelines for further information
- Participate in the Initial Referral Discussion (IRD) process when required
- Support the young person through the child protection process

For further information on the Initial Referral Discussion process please see Appendix 5. Information is also available in the NESCPC Child Protection Guidelines.

6.2.2 If there MIGHT be Child Protection Concerns:

- Inform the young person of your concerns and of the intention to speak to other professionals about their circumstances, gain their consent if possible
- Speak to your line manager and seek their advice
- Seek advice from other agencies (A Multi-Agency Discussion using the Initial Referral Discussion Procedure may be required at this stage, please refer to local Assessment Procedures)
- Proceed using the GIRFEC practice model and IAF/LIAP procedures and plan to assess further and plan to support the young person

For further information on the decision making process through the GIRFEC practice model please see Appendix 4. Information on the local IAF/LIAP process is available from the links in the references section.

6.2.3 If there are some concerns but they are not likely to be a Child Protection matter

- Uphold the young persons right to confidentiality
- Support and provide information and guidance where possible, and refer to specialist agencies where necessary to maintain the young persons wellbeing

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- Proceed using the GIRFEC practice model and IAF/LIAP procedures and plan to assess further and plan to support the young person

6.2.4 If the young person is not at risk of harm:

- Uphold the young persons right to confidentiality
- Support and provide information and guidance where possible, if unable to do this then signpost the young person to more appropriate agencies

6.3 Sharing Information

As stated previously, it is recognised that underage sexual activity is not always a matter for the child protection authorities, however, it must be recognised that young people engaging in underage sexual activity will require some form of intervention to ensure that they are kept safe from harm and have their needs met.

Whilst this intervention may take place on a single agency basis it is more likely that a multi-agency response will be more appropriate in order to ensure that the needs of both parties are being met in a cohesive and complementary way, this will require sharing information, which will need to be considered in line with the rights of the young people involved.

Professionals are required to ensure that young people are informed from the outset that confidentiality is not absolute, and that where circumstances arise where information needs to be shared, the professional will make every reasonable attempt to discuss the process with the young person prior to any information being shared.

See Appendix 6 for flowcharts that can assist professionals with decision making about sharing information about young people.

7. The Importance of Multi-Agency Assessment and Joint Working

The GIRFEC principles give a good working model to meet the needs of young people where child protection procedures are not the most appropriate method of intervention. GIRFEC is reliant on good multi-agency working and joint assessment of young peoples needs. For young people, GIRFEC means:

- They will feel confident about the help they are getting
- They understand what is happening and why
- They have been listened to carefully and their wishes have been heard and understood
- They are appropriately involved in discussions and decisions that affect them
- They can rely on appropriate help being available as soon as possible
- They will have experienced a more streamlined and co-ordinated response from practitioners.

Where professionals are aware that a young person is engaging in sexual activity, which is not identified as Child Protection but still needs some element of intervention then they should be liaising with other professionals to ensure that the needs of the young person are
being met. This allows for the young person to receive the right level of intervention and support with consistency of approach, co-ordinated planning and reduction in duplication.

8. Specific Circumstances:

8.1 Young People with Disabilities (including Learning Disabilities)

It is recognised that young people with disabilities have the same rights to information and advice about sex as their counterparts who do not have a disability; young people who have disabilities are also entitled to the same level of confidentiality as all young people. However, professionals have a tendency to treat young people with disabilities, and in particular learning disabilities, differently when it comes to the subject of underage sexual activity.

Everyone has sexual needs, feelings and drives, and the same principles of working with young people who are sexually active are applicable to working with young people who have disabilities who are sexually active. There are a number of myths regarding young people with disabilities, and in particular, learning disabilities:

“People with a learning disability remain forever childlike and "innocent", whatever their actual age. We do not associate sexual expression with childhood, by extension we do not see it as appropriate for people labelled as having a learning disability to express themselves sexually.

People with a learning disability have very strong sexual drives and appetites, but very poor self control, so that they are a danger both to themselves and to other members of society.”

Neither of these myths is particularly helpful in supporting young people with disabilities who are sexually active.

8.1.1 Vulnerabilities

Young people with disabilities, including learning disabilities do have additional vulnerabilities that other young people do not have.

- They may have communication difficulties which affect their ability to disclose to professionals that someone is abusing them
- Young people with physical disabilities may have intimate care needs which may be being met by a number of people, thus increasing their vulnerability
- Young people with learning disabilities may have difficulty recognising acceptable boundaries of behaviour, thus increasing their vulnerability
- Young people with learning disabilities may lack the capacity to give informed consent to sexual activity

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8.1.2 Responses to Sexual Activity in Young People with Disabilities

Due to the identified vulnerabilities above, sexually active young people who have disabilities must be given additional consideration, but this does not mean that a child protection response is the most appropriate. The same principles of assessment apply when working with a young person with a disability who is sexually active, and the guidance above should be adapted to take account of any additional vulnerability that may be present in the young person.

Additionally, accurate sex education and information is important to ensure that young people with disabilities are able to protect themselves from exploitation. The leaflet “Sex and Learning Disabilities” from The Outsiders Trust states:

“Ignorance is definitely not bliss. Not knowing how to behave or the consequences of sexual activity, not knowing the difference between public and private behaviour, not knowing you 'own' your body and can say "no" to touches you do not like, leaves people with a learning disability very vulnerable to getting into trouble, to abuse or exploitation. Proper sex education is therefore a particularly important factor in helping people protect themselves from abuse”\(^{15}\)

For further information on young people with disabilities and sexual activity please Appendix 7 and the links given in the references section.

8.2 Young People Aged 16 -18 Years

The National Guidance, Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns, addresses the needs of young people aged between 16 and 18 years by stating:

“Over the age of 16, sexual activity is legal. However, the activity may not have been consensual or the young person might have vulnerabilities and related needs. Furthermore, the Sexual Offences (Scotland) Act 2009 states that young people under the age of 18 could be subject to a 'sexual abuse of trust' – for example, if the young person has had sexual relations with a teacher, hospital staff or a residential care unit worker who has caring responsibilities for the child or for children in the institution in which the child is being cared for or taught and is over the age of 18”\(^{16}\)

\(^{15}\) Sex and Learning Disabilities, The Outsider Trust, [www.outsiders.org.uk](http://www.outsiders.org.uk)

\(^{16}\) The National Guidance, Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns, Scottish Government 2010

[www.nescpc.org.uk](http://www.nescpc.org.uk)
In addition “it is also worth noting that in cases where young people are involved in prostitution or pornography, Section 9 of the Protection of Children and Prevention of Sexual Offences (Scotland) Act 2005 provides that it is an offence for a person to pay for the sexual services (e.g. prostitution) provided by a child under the age of 18, and sections 10-12 provide that it is an offence to cause, incite, control, arrange or facilitate the provision by a child under the age of 18 of sexual services, or their involvement in the making of pornography”\(^{17}\)

The challenge for professionals is to ensure that the needs of the young person are met and that young people between the age of 16 and 18 years do not fall through the gap when they do in fact need some support and guidance and protection just because they are legally of the age of consent.

8.3 Young People who are Looked After

It is recognised that young people who are Looked After by the Local Authority (whether at home or away from home) have the same rights to information and advice about sex as their counterparts who are not; young people who are Looked After are also entitled to the same level of confidentiality as all young people. However, professionals have a tendency to treat young people who are Looked After differently when it comes to the subject of underage sexual activity due to an acknowledgement that there may be additional vulnerabilities present due to their circumstances.

Young people who are Looked After may be particularly vulnerable to sexual exploitation than their counterparts “evidence shows that looked after young people often have poor sexual health and may be more vulnerable to involvement in unwanted sexual activity, exploitative and/or abusive relationships, and early parenthood.”\(^{18}\) “Looked After young women are more likely to become young mothers than the general population of young women aged 16 – 24……Looked After young men are also more likely to become young fathers than their peers who are not in care”\(^{19}\)

8.3.1 Vulnerabilities

Some of the particular vulnerabilities identified in young people who are Looked After include:

- Gaps and interruptions in education which leads to gaps in Sex and Relationships Education (SRE)
- Many Looked After young People fear involvement with services that could help them in case it leads to the child being taken into care
- Living in local authority care or running away from home or care can put Looked After young people at higher risk of becoming involved in prostitution

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17 The National Guidance, Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns, Scottish Government 2010
18 National Children’s Bureau, Healthy Care Briefing, March 2005
19 National Children’s Bureau, Healthy Care Briefing, March 2005
Low levels of self-esteem and the wish to be accepted can lead to Looked After young people engaging in early or unwanted sexual activity.

8.3.2 Responses to Sexual Activity in Young People who are Looked After

Due to the identified vulnerabilities above, sexually active young people who are Looked After must be given additional consideration, but this does not mean that a child protection response is the most appropriate. The same principles of assessment apply when working with a Looked After young person who is sexually active and the guidance above on assessment and information sharing should be adapted to take account of any additional vulnerability that may be present in the young person.

Additionally, accurate sex education and information is important to ensure that Looked After young people are able to protect themselves from exploitation. It has been identified that Educational establishments are well placed to provide this Sex and Relationships Education and this should be accounted for when a Looked After young person changes school or has a gap in education.

The sexual health and education needs of a Looked After Young Person should be included in any ongoing LAC assessment and review process.

8.3.3 Looked After Young People Aged 16 – 18 Years

It is recognised that when Looked After young people reach the age of 16 years, sexual activity ceases to be illegal, but that does not mean that the young person is less vulnerable than they were prior to turning 16.

Any instances of sexual activity in young people between the ages of 16 and 18 years who are Looked After by the Local Authority will be assessed and if necessary considered for action or support via the ongoing LAC assessment and review processes. Otherwise young people between the ages of 16 and 18 years who are looked after are entitled to the same rights and treatment as their counterparts who are not.

8.3.4 Young People Looked After Away From Home

Young people who are Looked After away from home may be additionally vulnerable and may need even more support, guidance and protection to ensure that they are not being sexually exploited. For further information on the definition of a young person Looked After Away from Home, see the NESCPC Child Protection Guidelines.

Young People who are looked after away from home may have been previously abused and may be at additional risk of running away and exposure grooming techniques. Barnardos research in 1995 and 2009 identified a strong correlation between young people who have been reported missing and those who have been identified as having been sexually exploited. “Unhappy, lonely, young people are flattered and seduced by the attention of
streetwise adults, who will appear to sympathise with their situation. In short, they become highly vulnerable to the well rehearsed grooming techniques of abusing adults.”

Where Local Authorities commission services, but do not directly provide them, basic safeguards should be explicitly addressed and stated clearly in contracts with the external provider.

Children who are living away from home are entitled to the same rights and treatment as children who live with their families. The same action should be taken in respect of them as with any other child.

9. Recording of Information

The National Guidance, Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns states:

“In all circumstances, the practitioner should make a record of events and decisions, in line with their own agency procedures. The record should contain all essential detail and the reasons behind their action”

The professional should record all relevant information in the young person’s chronology, this will allow for information to be collated in an agreed format, according to date, which will enable analysis during the assessment process to be completed. For further information on chronologies please see Appendix 9 for the references to guidance.

Any decisions should be recorded in the chronology and if required own agency records, this includes decisions about whether or not to involve the child protection authorities and the professional justification (based on assessment) for making that decision.

10. Conclusion

Working with young people who are sexually active is a challenging role, and not one which should be taken lightly or for granted. Young people need access to accurate, informative and appropriate advice and guidance, but are often reluctant to do so due to fear of the consequences of asking for help.

This guidance compliments National Guidance and Policy and seeks to ensure that the needs of young people are met in an appropriate, proportionate and timely manner, respecting their rights to confidentiality whilst also ensuring that they are safe from exploitation and activity which could cause them harm.

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20 Whose Child Now? Barnardos 2009
21 The National Guidance, Underage Sexual Activity: Meeting the Needs of Children and Young People and Identifying Child Protection Concerns, Scottish Government 2010
Appendix 1

Sexual Health Information

The national strategy for sexual health “Respect and Responsibility – Strategy and Action Plan for Improving Sexual Health states “Sexual health in Scotland is poor, sexually transmitted infections, such as Chlamydia, are widespread and increasing, while teenage conceptions are amongst the highest in Western Europe”.

The national target for teenage pregnancy reduction:

- Reduce by 20% the pregnancy rate (per 1,000 population) of under 16 year olds from 8.5 in 1995 to 6.8 in 2010.

Key Findings from National Documents:

- There continues to be a strong association between deprivation and rates of teenage pregnancy: the most deprived groups have approximately ten times the rate of delivery as the least deprived (67.3 per 1,000 and 7.2 per 1,000) and nearly twice the rate of abortion (29.4 per 1,000 and 16.6 per 1,000).

- The age at which the majority have their first heterosexual sexual intercourse is 16. Almost 30% of young men and 26% of young women report having had intercourse before their 16th birthday. (Brook Advisory Service, 2007)

- In 2009, as seen in previous years, more new acute STIs were in men, with the number of diagnoses of syphilis, gonorrhea, genital warts, NSGI (non-specific genital infection), non-chlamydial, HIV and other STIs being higher in men than women. The number of diagnoses of Chlamydia, genital herpes and trichomoniasis was greater in women.

- Almost a quarter of all acute STI diagnoses are in those aged less than 20.

References:

22 Respect and Responsibility – Strategy and Action Plan for Improving Sexual Health, Scottish Executive 2005
24 Scotland’s Sexual Health Information, NHS Scotland, 2010

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Appendix 2

The Sexualisation of Young People

In 2010, as part of a wider Home Office review into violence against women, a literature review entitled “The Sexualisation of Young People” was published. Written by Dr Linda Papadopoulos, the scope of the review encompassed the sexualisation of all young people, including the issues of hyper-sexualisation and objectification in girls and hyper-masculinisation in boys.

This review states:

“The world is saturated by more images today than at any other time in our modern history. Behind each of these images lies a message about expectations, values and ideals. Women are revered – and rewarded – for their physical attributes and both girls and boys are under pressure to emulate polarised gender stereotypes from a younger and younger age”.

Some of the key findings of this review stated:

- “Young [people] have a natural, healthy interest in their sexuality. But when their developing sexuality is moulded to fit adult sexual stereotypes, this can compromise that healthy developmental process….. Young people are not only being exposed to an increasing number of hyper-sexualised images; they are also being sold the idea that girls should look ‘hot’, regardless of their age. As such, they are facing pressures that children in the past simply didn’t have to face”.

- “There is broad agreement among researchers and experts in health and welfare that sexualising children prematurely places them at risk of a variety of harms, ranging from body image disturbances to being victims of abuse and sexual violence”.

The review also suggests that the sexualisation of young people also leads to other abusive behaviours such as violence towards young women, eating disorders, exposure to grooming practices and in particular exploitation through social networking, and the pre-conception in young people that to be attractive you have to conform to the media ideals. All of these can impact on a young person’s decision making process when it comes to underage sexual activity and should be taken account of in the assessment process.

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27 The Sexualisation of Young People, Dr Linda Papadopoulos, 2010
28 The Sexualisation of Young People, Dr Linda Papadopoulos, 2010, Page 31
29 The Sexualisation of Young People, Dr Linda Papadopoulos, 2010, Page 74
Legislation

- **Age of Legal Capacity.**

  The Age of Legal Capacity (Scotland) Act 1991 is the primary legislation relating to "competency".

  Legal Capacity means having the ability to understand the meaning and consequence of decisions and being able to make a true choice.

  The Act states that for a child under 16 the consent of parents is not required where in the opinion of the medical practitioner the child is capable of understanding the nature and consequences of the procedure. Where the child does not have such understanding the consent of a person with parental responsibilities and rights is required.

  If a young person is capable of giving consent, then their decision to refuse treatment cannot be overridden by the person with parental responsibilities and rights.

**How to ascertain if the young person is capable of giving informed consent or refusal?**

This is determined by a medical practitioner considering:

- Whether the young person is able to take in the information and retain it long enough to weigh up the options;
- Whether the young person believes and understands the information;
- Whether the young person is able to make a free and informed choice.

- **Sexual Offences (Scotland) Act 2009**

  The Sexual Offences (Scotland) Act 2009 brings into statutory legislation a range of offences which have previously been held in a number of different statutory and common law sources. These offences are divided into a number of sections and in relation to children and young people distinguish between young children and older children.

  The Offences which relate to older children are found in part 4, sections 28 to 37 of the Act and are as follows:

  - Having intercourse with an older child
  - Engaging in penetrative sexual activity with or towards an older child
  - Engaging in sexual activity with or towards an older child
  - Causing an older child to participate in a sexual activity
  - Causing an older child to be present during a sexual activity
  - Causing an older child to look at a sexual image
  - Communicating indecently with an older child etc.
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- Sexual exposure to an older child
- Voyeurism towards an older child
- Older children engaging in sexual conduct with each other

The Act also details the revised definitions of positions of trust which are as follows:

Section 43 provides that a person (A) is in a position of trust in relation to another person (B), who is a child under the age of 18, when one of five conditions is fulfilled, the five conditions are:

- the child is detained by virtue of an order of court or under an enactment in an institution and A looks after children under the age of 18 in that institution (it is not a requirement that A looks after the child in question)
- the child is resident in a home or other place in which accommodation is provided by a local authority under section 26(1) of the Children (Scotland) Act 1995 and A looks after children under the age of 18 in that institution
- the child is accommodated and cared for in a hospital, accommodation provided by an independent health care service, accommodation provided by a care home service, a residential establishment or accommodation provided by a school care accommodation service or a secure accommodation service and A looks children under the age of 18 in that place
- The fourth condition is that the child is receiving education at a school and A looks after children under the age of 18 in that school, or the child is receiving education at a further or higher education institution and A looks after the child in question in that institution
- that A is a member of the same household as the child and has
  - any parental responsibilities or parental rights in respect of the child, or
  - fulfills any such responsibilities or exercises such rights under arrangements with a person who has such responsibilities or rights, or
  - had any such responsibilities or rights in the past but no longer has them, or
  - treats the child as a child of A’s family

The Act allows for a definition of when a person “looks after a child” to include: “he or she regularly cares for, teaches, trains, supervises or is in sole charge of the child”

The Act also makes a distinction between a school and a further education institution as follows:

“There is a distinction between a school, in which anyone who looks after children under the age of 18 is considered to be in a position of trust in relation to all children in that institution, and a further or higher education, where a relationship of trust is considered to exist only where A looks after the child in question. This distinction was made in view of the larger scale and more diverse nature of higher education institutions. Whereas a teacher in a school can clearly be seen to be in a position of trust in relation to all pupils at that school, it is not clear that a lecturer in a medical faculty at a university can be said to be in a ‘position of trust’ in relation to a 17 year old student in a law or science faculty with whom he or she may have no professional contact”.

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Full details of the Act, including guidance, can be found on the Scottish Government Website, www.scotland.gov.uk

• Children (Scotland) Act 1995

This is the main piece of legislation allowing for Local Authorities (delegated to Social Work Services) to investigate and take action where it is identified that a child may be at risk or in need of compulsory measures of care.

Section 22 of the Act states

A local authority shall—
(a) Safeguard and promote the welfare of children in their area who are in need; and
(b) so far as is consistent with that duty, promote the upbringing of such children by their families,
by providing a range and level of services appropriate to the children’s needs

Section 53 states: Provision of information to the Principal Reporter

1. Where information is received by a local authority which suggests that compulsory measures of supervision may be necessary in respect of a child, they shall—
   (a) cause inquiries to be made into the case unless they are satisfied that such inquiries are unnecessary; and
   (b) if it appears to them after such inquiries, or after being satisfied that such inquiries are unnecessary, that such measures may be required in respect of the child, give to the Principal Reporter such information about the child as they have been able to discover.

2. A person, other than a local authority, who has reasonable cause to believe that compulsory measures of supervision may be necessary in respect of a child—
   (a) shall, if he is a constable, give to the Principal Reporter such information about the child as he has been able to discover;
   (b) in any other case, may give the Principal Reporter that information.

3. A constable shall make any report required to be made under paragraph (b) of section 17(1) of the Police (Scotland) Act 1967 (duty to make reports in relation to commission of offences) in relation to a child to the Principal Reporter as well as to the appropriate prosecutor.

4. Where an application has been made to the sheriff—
   (a) by the Principal Reporter in accordance with a direction given by a children’s hearing under section 65(7) or (9) of this Act; or
   (b) by any person entitled to make an application under section 85 of this Act, the Principal Reporter may request any prosecutor to supply him with any evidence lawfully obtained in the course of, and held by the prosecutor in connection with, the investigation of a crime or suspected crime, being evidence which may assist the sheriff

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5. A prosecutor may refuse to comply with a request issued under subsection (4) above where he reasonably believes that it is necessary to retain the evidence for the purposes of any proceedings in respect of a crime, whether the proceedings have been commenced or are to be commenced by him.

6. The Lord Advocate may direct that in any specified case or class of cases any evidence lawfully obtained in the course of an investigation of a crime or suspected crime shall be supplied, without the need for a request under subsection (4) above, to the Principal Reporter.
Appendix 4

The GIRFEC Model in Practice

10 Core Components:

GIRFEC has 10 core components which support practitioners to meet the needs of young people:

- A focus on improving outcomes for children, young people and their families based on a shared understanding of well-being
- A common approach to gaining consent and to sharing information where appropriate
- An integral role for children, young people and families in assessment, planning and intervention
- A co-ordinated and unified approach to identifying concerns, assessing needs, agreeing actions and outcomes, based on the Well-being Indicators
- Streamlined planning, assessment and decision-making processes that lead to the right help at the right time
- Consistent high standards of co-operation, joint working and communication where more than one agency needs to be involved, locally and across Scotland
- A Lead Professional to co-ordinate and monitor multi-agency activity where necessary
- Maximising the skilled workforce within universal services to address needs and risks at the earliest possible time
- A confident and competent workforce across all services for children, young people and their families
- The capacity to share demographic, assessment, and planning information electronically within and across agency boundaries through the national eCare programme where appropriate

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The GIRFEC Practice Model is based on 3 complimentary elements, which when combined give a model of working with children, young people and their families designed to meet their needs in an appropriate, proportionate and timely manner.

There are also 5 questions which professionals should use to assist them in their assessment of the needs of the child or young person:

1. What is getting in the way of this child or young persons wellbeing?
2. Do I have all the information I need to help this child or young person?
3. What can I do to help this child or young person?
4. What can my agency do to help this child or young person?
5. Do I need help from any other professionals?

For further information on Getting it Right for Every Child please see The Guide to GIRFEC, which is available from the Scottish Government Website (See references)
Identification of Unmet Need/Concern

1. What is getting in the way of this child/young persons wellbeing?

Refer Local Assessment Procedures

No Identification of Child Protection Concerns

5. Do I have all the information I need to help this child/young person?

Refer to Assessment Triangle, gather information and assess needs/risk

No Identification of Child Protection Concerns

3. What can I do to help this child/young person?

4. What can my agency do to help this child/young person?

Plan to Support the child – Continue Assessment

2. Do I need any help from other professionals?

Child Protection Concerns / Statutory Intervention Required

Follow IRD Process

Invite other agencies to Assist Support/Joint Planning

Continue Planning and Supporting

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Appendix 5

The Initial Referral Discussion (IRD) and Child Protection Process

The IRD process is a crucial element of the child protection investigation. It should be noted that as illustrated in the flowchart in appendix 4 the IRD process can be initiated at any stage of the GIRFEC process if there are identified child protection concerns. The following diagram illustrates the IRD process and further information can be found in the NESCPC Child Protection Guidelines.

The Initial Referral Discussion is a Multi-Agency discussion which as a minimum includes Social Work Services, Police and Health Services with the inclusion of other agencies (i.e. Educations) as appropriate.

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[Diagram illustrating the IRD process with decision points and actions such as:
- CP Concern Shared
- Initial Referral Discussion
- No Further Action
- Further Info Required
- Joint Enquiry
- Referrer Notified of Outcome
- Information Gathered and Shared
- Police, SW & Health pursue own investigations – Information shared and activity co-ordinated
- Medical Examination (Health)
- Interview of Suspected Abuser (Police)
- Joint Interview of Child (Police & Social Work)
- Information gathered, assessed and decisions made – Debrief
- Concerns Unsubstantiated – child not seen to be at risk of harm
- Each agency records decisions and justifications and takes appropriate action to support Child/Family if required through IAF/LIAP
- Concerns Substantiated – child at continuing risk
- Emergency Protection Required
- Request CPO from Sheriff
- Use Police/JP Place of Safety
- Registration on CPR
- Child Protection Plan
- Child Protection Case Conference (Multi-Agency)

Available at: www.nescpc.org.uk]
Information Sharing Flowcharts

These flowcharts can be used to help in the decision making process about sharing information.

### Determining Disclosure

1. Can the individual be identified from the data to be shared?
   - **NO** → Disclose
   - **YES** →
     2. Has the individual expressly consented to disclosure between agencies?
        - **YES** → Disclose
        - **NO** →
          3. Is there a statutory requirement to disclose?
             - **YES** → Disclose
             - **NO** → Do not Disclose

Can information be shared legitimately without the consent of those affected in order to safeguard the service user, to protect his or her health or morals, protect the rights and freedom of others or prevent or disclose a crime?

- **NO** → Do not Disclose
- **YES** → Disclose
Appendix 7

Sex and Learning Disabilities – Leaflet from The Outsiders Trust (www.outsiders.gov.uk)

In recent years, major changes have taken place in the way we think about people with a learning disability, and in our approaches to their needs and those of their families. We now recognise that adults with a learning disability should be acknowledged as real adults whose individual requirements met without undue segregation.

One aspect of adulthood which most of us take for granted, is the right to be sexually active. There are two contradictory myths which contribute to people with a learning disability not being included in this right:

*People with a learning disability remain forever childlike and "innocent", whatever their actual age. We do not associate sexual expression with childhood, by extension we do not see it as appropriate for people labelled as having a learning disability to express themselves sexually.*

*People with a learning disability have very strong sexual drives and appetites, but very poor self control, so that they are a danger both to themselves and to other members of society.*

Neither of these ideas are helpful to people with a learning disability or to their parents and care-givers.

All human beings are sexual beings. Sexuality is not an optional extra. Everyone has sexual needs, feelings and drives. The question here is: How can we help people with learning disabilities channel their needs, feelings and drives to get pleasure and enjoyment from their close personal relationships, and provide them with protection from other encounters which are exploitative?

Learning about sexuality is a life long and often haphazard process. Babies learn from birth onwards about the bodily pleasure of being warm, being cuddled, being tickled and interacted with. We learn from watching the ways in which our parents show affection to each other; we learn from spoken and unspoken messages about private parts; also from films, advertisements and soap operas on TV.

Sadly, it is often the case that youngsters with learning disabilities only get a very negative form of sex education - "Don't do that, it's not nice", "Stop touching yourself down there, that's bad!"

Not giving them any positive formal or sensible sex education does not mean that they don't pick up many enticing ideas - but they need more sex education than most young people, in order to protect them from people who seek them out in order to exploit their ingenuity.

Ignorance is definitely not bliss. Not knowing how to behave or the consequences of sexual activity, not knowing the difference between public and private behaviour, not knowing you 'own' your body and can say "no" to touches you do not like, leaves people with a learning disability very vulnerable to getting into trouble, to abuse or exploitation. Proper sex education is therefore a particularly important factor in helping people protect themselves from abuse.

Children with a learning disability grow up. Although puberty may be slightly delayed for those with profound or multiple disabilities. they go through the same process as any other child. Voices start to break, body hair starts to grow, girls begin their periods, boys start to have wet dreams, mood
swings become more extreme. All that is the biological process of puberty which cannot be stopped, even if sometimes parents would want it to! However, adolescence is a social process whereby the youngster develops a personal understanding of his or her adult social and sexual identity. Frequently we deny that period of adolescence and then adult status to people with a learning disability. We cannot stop their physical maturity, but often with the best of intentions, we stop or curtail their socio-sexual development. The result is a person who is physically an adult, but who has the social status of a child.

What is the alternative, given that people we are concerned with do have varying degrees of difficulty in learning and in understanding?

- Broadly-based sex education at all levels
- Access to counselling where necessary (for individuals and their families or carers)
- Social skills training about appropriate behaviour
- Consistency of response between home/residential unit and school/college/day centre
- Social opportunities to enable people to make and maintain friendships and relationships
- Education and practical help to protect vulnerable people from sexual exploitation by strangers on public transport and when out and about
- Environments in which people with a learning disability are treated with dignity and respect.

Sex education, in the context of social education and health education, is increasingly being provided in ~ schools, on special needs courses in FE colleges, and in Day Centres. Youngsters and adults with a learning disability can gain a great deal of individual and social satisfaction from close personal and sexual relationships and in this they are no different from anyone else. They may, however, need specific counselling on issues relating to communication, contraception or parenting.

Care should be taken to ensure that there is liaison between home and educational or work settings. Inconsistent responses only serve to confuse and make learning about appropriate behaviour more difficult. For example, open Masturbation is a frequent source of worry to parents or staff. Masturbation is an extremely common human behaviour and is not harmful - in fact it can help to relieve the tensions which spring from sexual feelings. But persistent Masturbation in public will get the individual into trouble. Careful and consistent teaching and training is needed to make it quite clear that this is an activity which should take place in private.

Surveys have shown that people with a learning disability tend to lead very restricted lives, only going out socially with members of their own family, or attending clubs where they mix only with those from the same Day Centre. Those who venture out into the big wide world face rejection and exploitation. If this is true for the person or people with a learning disability that you know, try to consider how their social and leisure opportunities could be safely extended.

Groups and clubs are at last starting up. **People First** is a network of groups around the country run by and for people with learning disabilities, providing opportunities to socialise, train and campaign. There is a new craze of nightclubs run by and for people with learning disabilities in London - for more details call **020 7359 7443** (Mondays). **SNAC** is a network of clubs providing all kinds of activities on **01268 583 181**.

[www.nescpc.org.uk](http://www.nescpc.org.uk)
To sum up, the vast majority of individuals with a learning disability develop normally as sexual beings. They may need more help to understand the bodily and emotional changes that occur as they grow up, but if we deny them the right to be sexual and to make and break relationships their lives are much poorer. Difficulties can occur when this happens and help should be sought from a qualified source. More expertise and literature aimed at people with learning disabilities is required and we are currently working on gathering this together.

Sex and Your Child with a Disability – Leaflet from The Outsiders Trust (www.outsiders.org.uk)

All children need to learn about their own bodies and how they work. They also need to learn about the rules of the society they live in, so that they know what is expected of them and what is acceptable and unacceptable. Learning about the sex organs is obviously part of the first point; appropriate behaviour and ways of relating to others is part of the second. Children with disabilities need to learn these things just as their brothers and sisters do.

Disability does not rule out sexual feelings, sexual needs or usually, sexual capabilities. (However some disabilities do affect sexual performance and where this applies the youngster needs to be prepared for this and to learn about alternative sexual activities). All young people need to be prepared for changes in their bodies that take place at puberty, for the changes which will take place in their feelings and for the different expectations of behaviour that they will meet.

Parents sometimes feel that they should not give their disabled son or daughter information about sex, but to attempt to deny young people sexual knowledge is fruitless and irresponsible:

1. **Sexuality is not** an optional extra. **Everyone**, from the most severely handicapped to the most capable among us has sexual needs, feelings and drives. To attempt to deny this in people with disabilities by withholding sex education is to do them a major dis-service and is ultimately an attempt to deny their prospective adulthood.
2. **Not giving any formal or planned sex education does not**, in any case, mean that no learning takes place. Learning about sexuality is a life-long and often haphazard process. Babies learn from birth onwards about the bodily pleasure of being warm, being cuddled, being tickled and interacted with. We learn from watching the ways in which our parents show affection to each other; we learn from spoken and unspoken messages about private parts; also from films, advertisements, and soap operas on TV. Sadly, it is often the case that youngsters with disabilities only get a very negative form of sex education - "Don't do that, it's not nice", "Stop touching yourself down there, that is bad!"
3. **Ignorance is not bliss.** Not understanding the changes and developments of your body can be very frightening and bewildering. Not knowing how to behave or the consequences of sexual activity, not knowing the difference between public and private behaviour, not knowing you 'own' your body and can say "no" to touches you do not like, leaves youngsters with disabilities very vulnerable to getting into trouble, to abuse or exploitation. Proper sex education is therefore a particularly important factor in helping people protect themselves from abuse.

Children with a disability grow up. Although puberty may be slightly delayed for some, or be early for others, they go through exactly the same process as any other child. Voices start to break, body hair starts to grow, girls begin their periods, boys start to have wet dreams, mood swings become more extreme. All that is the biological process of puberty which cannot be stopped, even if
sometimes parents would want it to! However, adolescence is a social process whereby the youngster develops a personal understanding of his or her adult social and sexual identity. Frequently we deny that period of adolescence and then adult status to people with a disability. We cannot stop their physical maturity, but often with the best of intentions, we stop or curtail their socio-sexual development. The result is a person who is physically an adult, but who has the social status of a child. Adults with a disability rightly resent this.

Children explore their own bodies and learn that handling some parts gives a particularly pleasant feeling. Masturbation is a very common human behaviour and is certainly not harmful. Every child, however, has to learn that Masturbation in public is not acceptable and some children may need particular teaching and guidance to ensure that this private activity is confined to a private place. This means, of course, that privacy must be available.

As puberty approaches you need to prepare yourselves and your son or daughter for a more adult status in the family and outside it. You should assume that your son/daughter will have as independent an adult life as possible, and that this will almost certainly include sexual desires and sexual behaviour. A young man or woman with a disability will have just as much need for friendship, romance and the exploration of his or her sexuality and adult role as any other young person of a similar age.

The child with a disability needs what all children need: access to sex education, privacy for private activities and a social life with children or young people of a similar age. In addition young people with particular disabilities which affect the functioning of their lower bodies or urino-genital systems may need particular help and specialist information on ways in which they can take part in sexual activities.

You may wish to talk to a teacher at your child's school about their sex education programme. If you feel that you need help, support or more specific information contact SPOD where we will be pleased to provide or arrange for the advice/assistance you need
Appendix 8

Adult Protection Links

Young people between the ages of 16 and 18 years of age may also be protected by the Adult Protection Legislation, this encompasses a number of statutory acts including:

- The Adults with Incapacity (Scotland) Act 2000,
- Mental Health (Care and Treatment) (Scotland) Act 2003,
- Adult Support and Protection (Scotland) Act 2007

Each local authority area has a responsibility to develop procedures to protect vulnerable adults, the Grampian Policy can be found at the following link:

http://www.aberdeenshire.gov.uk/about/departments/Policy-Jan10.pdf
NESCPC Multi-Agency Guidance for Working with Young People who are Sexually Active

Appendix 9

Reference Documents

Legislation

- Sexual Offences (Scotland) Act 2009
  
  

- Sexual Offences (Scotland) Act 2009 – Explanatory Notes
  

- Guidance on the Sexual Offences (Scotland) Act 2009
  

- Children (Scotland) Act 1995
  
  http://www.oqps.gov.uk/legislation/uk/acts/acts1995/ukpga_19950036_en_1

- Age of Legal Capacity (Scotland) Act 1991
  

- Data Protection Act 1998
  
  

Policy & Guidance

  
  http://www.scotland.gov.uk/Publications/2010/12/02143509/0

  
NESCPC Multi-Agency Guidance for Working with Young People who are Sexually Active

- Getting It Right for every Child
  
  [http://www.scotland.gov.uk/Topics/People/Young-People/childrensservices](http://www.scotland.gov.uk/Topics/People/Young-People/childrensservices)

  
  [http://www.copfs.gov.uk/publications/2008/05/borchapter16](http://www.copfs.gov.uk/publications/2008/05/borchapter16)

  
  [http://www.copfs.gov.uk/Publications/2001/05/prosecutioncode](http://www.copfs.gov.uk/Publications/2001/05/prosecutioncode)

- Pan Grampian Guidance for Practitioners on Information Sharing (2005)
  
  [http://www.nescpc.org.uk/PublicInformation/PublicationsAndReports/Guidance.asp](http://www.nescpc.org.uk/PublicInformation/PublicationsAndReports/Guidance.asp)

  
  [http://www.nescpc.org.uk/PublicInformation/PublicationsAndReports/Guidance.asp](http://www.nescpc.org.uk/PublicInformation/PublicationsAndReports/Guidance.asp)

- Integrated Assessment Framework (IAF) Links
  
  Aberdeen City:  [http://www.aberdeengettingitright.org.uk](http://www.aberdeengettingitright.org.uk)

  Aberdeenshire:  [http://www.hinetgrampian.org/hinet/1637.4.172.html](http://www.hinetgrampian.org/hinet/1637.4.172.html)

- Local Integrated Assessment and Planning (LIAP) Links
  

**Sex and Young People with Disabilities**

  

- Talking about Sex and Relationships: The Views of Young People with Learning Disabilities. CHANGE 2010
  
NESCPC Multi-Agency Guidance for Working with Young People who are Sexually Active

Sexual Heath and Young People

- FPA Factsheets
  - Sexually Transmitted Infections (2010)
  - Teenage Pregnancy (2010)
  - Teenagers: Sexual Health and Behaviour (2009)
  - Sexual Behaviour (2009)
  
  [http://www.fpa.org.uk/professionals](http://www.fpa.org.uk/professionals)

- Alcohol and Teenage Sexual Activity, Childline Case Notes, NSPCC 2006
  

- Sexualisation of Young People Review, Linda Papadopoulos, 2010
  

- Scotland’s Sexual Health Information (SSHI) report (last updated December 2010)
  

Looked After Children & Young People

- Healthy Care Briefing, Sexual Health, National Children’s Bureau, March 2005

- Healthy Care Briefing, Supporting Young Parents who are Looked After or Leaving Care, National Children’s Bureau, March 2006

Sexual Exploitation

- Tipping the Iceberg (a pan Sussex study of young people at risk of sexual exploitation and trafficking), Barnardos, 2007

- Whose Child Now? (15 years of working to prevent the sexual exploitation of children in the UK), Barnardos, 2009

- Puppet on a String (The Urgent Need to Cut Children Free from Sexual Exploitation), Barnardos, 2011

Chronologies

- SWIA Practice Guide to Chronologies
  

[www.nescpc.org.uk](http://www.nescpc.org.uk)
Information on Chronologies can also be found in the references to GIRFEC and IAF and LIAP Links