Safeguarding Children Policy

Originator:	Policy and Strategy Team	
PCHA Board Approval Date:	October 2022	
Review date:	October 2025	

Review d	ate:	October 2025	
1	Introduction		
1.1	comply with the relevant defined as anyone who h	ets out Pine Court Housing Association's (PCHA) responsibilities to legislation and regulations in safeguarding children (Children as not reached their 18th birthday – Children Act 2004, Children Act ner to Safeguard Children Guidance 2018).	
1.2	This Policy applies to all P PCHA contracts in all area	CHA staff regardless of their role or work location when they are on as of operations.	
1.4	report your concerns in li Designated Officers for a	ffering harm or at risk of harm, then you have a responsibility to ne with the flowchart at 4.2 in this Policy and contacting the dvice as appropriate. If you believe a child is in immediate danger, the emergency services (Police and / or Ambulance) directly.	
1.3	PCHA will define safeguar	ding and promoting the welfare of children activity as:	
	 Preventing impair Protecting childre Ensuring that childre of safe and effect 	role so as to enable those children to have optimum life chances and	
1.5	children's safeguarding is	CHA will comply with all relevant legislation that impacts on sues including those that define forms of abuse as a crime, those sion of health and social care services and any other relevant struments.	
1.6	' '	licy assists PCHA to meet the outcomes of the Regulatory using in England adopted by the Regulator of Social Housing, as	

Neighbourhood management

Registered providers shall keep the neighbourhood and communal areas associated with the homes that they own clean and safe. They shall work in partnership with their tenants and other providers and public bodies where it is effective to do so

Local area co-operation

Registered providers shall co-operate with relevant partners to help promote social, environmental and economic wellbeing in the areas where they own properties

1.7 Access and Communication

1.7.1 PCHA is committed to ensuring that its services are accessible to everyone. PCHA will seek alternative methods of access and service delivery where barriers, perceived or real may exist, that may make it difficult for people to work for PCHA or use its services.

1.8 Equality, Diversity and Human Rights

- 1.8.1 PCHA is committed to ensuring that no person or group of persons will be treated less favourably than another person or group of persons and will carry out its duty with positive regard for the following core strands of equality; Age, Disability, Gender, Race, Gender Identity / Gender Expression, Sexual Orientation, Marital Status, Pregnancy and Maternity, Religion and /or Belief.
- 1.8.2 PCHA also recognise that some people experience disadvantage due to their socio-economic circumstances, employment status, class, appearance, responsibility for dependants, unrelated criminal activities, being HIV positive or with AIDS, or any other matter which causes a person to be treated with injustice.
- 1.8.3 PCHA will ensure that all services and actions are delivered within the context of current Human Rights legislation. PCHA will endeavour to ensure its staff and others with whom it works, will adhere to the central principles of the Human Rights Act (1998).
- 1.9 The Policy should be read in conjunction with the following:
 - PCHA Safeguarding Adults Policy
 - PCHA Recruitment and Selection Policy
 - PCHA Confidential Reporting (Whistleblowing) Policy
 - PCHA Data Protection Policy
 - PCHA Work Placement Policy
 - PCHA Domestic Abuse Policy

2 Statement of Intent

- 2.1 PCHA will comply with all relevant legislation, regulations and contractual obligations in all areas of work in regard to safeguarding and promoting the welfare of children.
- The PCHA Board (under delegated authority) and senior management teams will demonstrate a clear commitment to the importance of safeguarding children and promoting their welfare by approving this Policy and ensuring its effective operation.

- PCHA will have in place a Service Level Agreement (SLA) with it its Sovini Group Partner, One Vision Housing (OVH) to provide a 'Designated Person' role for PCHA as a central point of contact for any investigations into alerts raised including, where appropriate, if a child is assessed as a child in need and / or subject to a child protection plan and to provide advice and guidance to PCHA staff who have any safeguarding concerns, i
- 2.4 Staff wishing to contact the Designated Person with safeguarding concerns will receive priority over any other business.
- 2.5 PCHA have in place clearly understood and widely accessible procedures for staff to report safeguarding children concerns, that will be consistently applied.
- 2.6 PCHA will provide staff with comprehensive guidance on identifying safeguarding children concerns and training will be provided as part of the induction process for all new starters. For all staff with front line duties, refresher training will be provided on a rolling three-year basis. Staff will be trained to the level identified as required for their role and responsibilities.
- 2.7 PCHA will provide additional support services and make referrals to external agencies as necessary where concerns are raised that on investigation by the relevant safeguarding body are found to have no ongoing safeguarding implications but highlight other support needs for the individuals concerned.
- Through training, PCHA staff will be encouraged to develop 'professional curiosity' (staff to avoid making assumptions and to look beyond face value information) to include recognising the 'voice of the child' in their understanding of a situation and ensure any safeguarding alerts they raise capture the child's lived experience and environment.
- 2.9 PCHA will have in place recruitment and selection Policies that identify which positions are likely to involve 'regulated activity' and will ensure appropriate security checks and clearances are obtained before employees commence work with the organisation. Regulated activities are defined by the Protection of Freedoms Act 2012 as:
 - Unsupervised activities: teach, train, instruct, care for or supervise children, or provide advice/guidance on well-being, or drive a vehicle only for children.
 - Work for a limited range of establishments ('specified places'), with opportunity for contact: for example, schools, children's homes, childcare premises. Not work by supervised volunteers
 - The full definitions of regulated activities can be found at https://www.gov.uk/government/organisations/disclosure-and-barring-service/about
- PCHA has clear procedures in place for dealing with allegations made against staff members where safeguarding children concerns are raised, that adhere to the procedures outlined in the National Statutory Guidance, 'Working Together to Safeguard Children 2018'. In the event of any such allegations, PCHA will work in close liaison with the Local Authority Designated Officer.
- The procedures include scope for precautionary suspension of the staff member whilst any investigation into allegations raised is carried out by the appropriate authority. If found to be guilty and in line with its zero-tolerance stance to all forms of neglect, abusive or exploitative behaviour, subsequent disciplinary action will result. There are also clear procedures in place for dealing with malicious or unfounded allegations.

2.12	PCHA will work closely with partner agencies in responding to safeguarding children concerns and will adhere to the Safeguarding procedures established by the local multi agency safeguarding arrangements in the area of its operations, including local authority partners to address child exploitation / child sexual exploitation issues.
3	Policy
3.1	PCHA recognises its responsibilities in safeguarding children and will take all reasonable measures to prevent or minimise the potential for abuse occurring in the areas of its service delivery where:
	 Children are known to live Children may live Children may visit or Children neither live, or visit but customers may have access to children
3.2	For the purposes of this Policy, PCHA will use the definition of 'safeguarding' adopted by the Home Office (with effect from 31st March 2013) as outlined below, in addition to the definitions outlined in the Working Together to Safeguard Children 2018 guidance:
	 Protecting children from maltreatment Preventing impairment of children's mental and physical health or development Ensuring that children grow up in circumstances consistent with the provision of safe and effective care Taking action to enable all children to have the best outcomes
3.3	PCHA will also use the definition of domestic abuse as defined by the Home Office 2013, as follows:
3.4	Any incident or pattern of incidents of controlling, coercive or threatening behaviour, violence or abuse between those aged 16 or over who are or have been intimate partners or family members regardless of gender or sexuality. This can encompass, but is not limited to, the following types of abuse:
	 psychological physical sexual financial emotional
3.5	'Controlling behaviour is: a range of acts designed to make a person subordinate and/or dependent by isolating them from sources of support, exploiting their resources and capacities for personal gain, depriving them of the means needed for independence, resistance and escape and regulating their everyday behaviour.'
3.6	'Coercive behaviour is: an act or a pattern of acts of assault, threats, humiliation and intimidation or other abuse that is used to harm, punish, or frighten their victim.'
3.7	PCHA will also include in its definitions of abuse issues of Modern Slavery which encompasses human trafficking, slavery, servitude and forced or compulsory labour and can also include child exploitation or child sexual exploitation. Where PCHA suspects modern slavery is taking

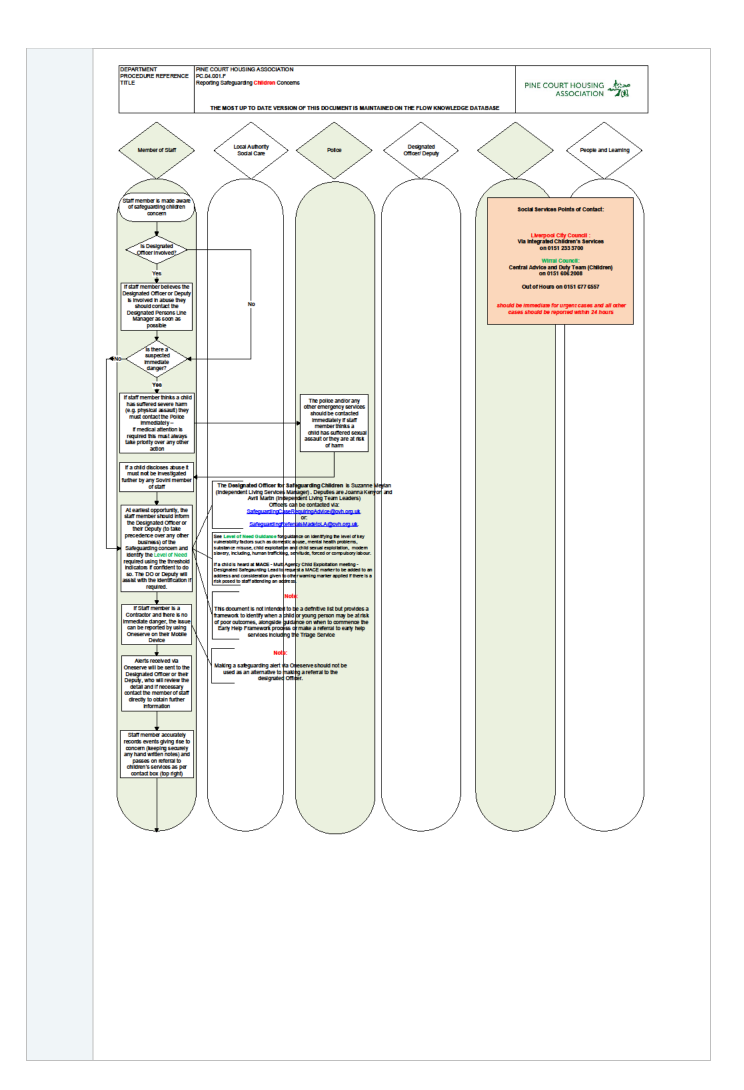
place it will make a referral to one of the Government's 'First Responder' organisations e.g. Police or Local Authority as part of its alert raising process

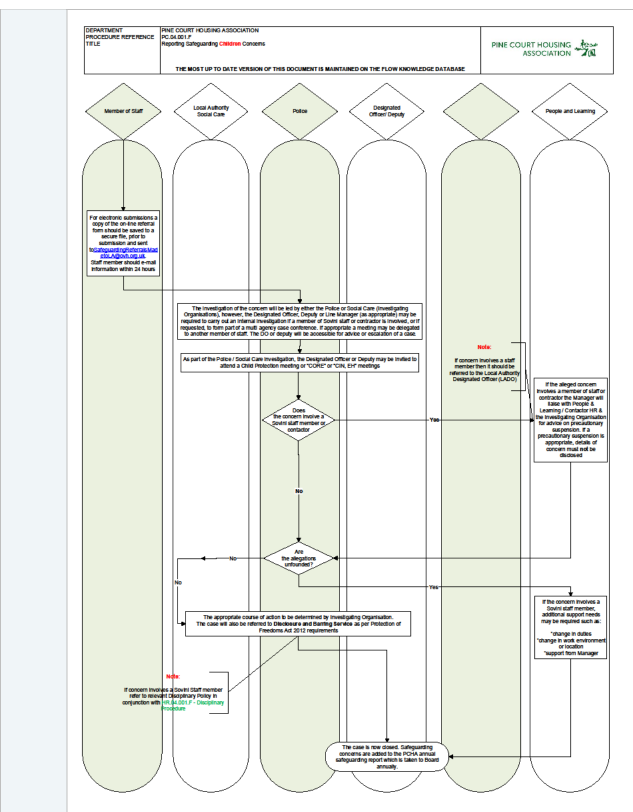
- 3.8 PCHA will adhere to strict procedures for recording and sharing safeguarding children information that ensures client confidentiality and Data Protection responsibilities are met and will have appropriate systems in place to ensure the information held is systematically reviewed (including UK General Data Protection Regulation and UK Data Protection Act 2018 requirements).
- In taking decisions to share information with external agencies the 'best interests of the child' about whom safeguarding concerns are raised will always be the overriding consideration.

 PCHA may also share information where:
 - There is a public interest of sufficient force
 - The child about whom safeguarding concerns are raised consents, or
 - Where there is clear risk of significant harm to a child
- PCHA will also share information using the Early Help Assessment Tool when there are concerns that a child will not progress towards the Every Child Matters Outcomes of:
 - Staying safe
 - Being healthy
 - Enjoying and achieving
 - Making a positive contribution
 - Achieving economic wellbeing
- PCHA will also comply with the information sharing protocols required under Section 17 of the Children Act 1989 when there are concerns that a child is classed as being 'In Need'. The critical factors in deciding whether a child is in need are:
 - What will happen to a child's health or development without services being provided, and
 - The likely effect the services will have on a child's standard of health and development
- PCHA will ensure training is provided to all staff who have 'regular contact' with children and young people as part of their day-to-day duties on a rolling three-year basis.
- The Independent Living Manager and Independent Living Team Leaders acting as the Designated Persons with lead responsibility for dealing with safeguarding children issues will also receive additional training, to Level 2, that will enable them to:
 - Work effectively as part of multi-agency and multi-disciplinary teams
 - Be clear about their roles and responsibilities during assessment, planning, intervention and reviewing processes for children in need, including those requiring safeguarding and
 - Understand the statutory requirements governing consent, confidentiality and information sharing and how to apply these in relation to children or young people about whom concerns are raised

3.14 Where concerns are raised by staff members, the Designated Officers will ensure follow up referrals are in line with the 'Level of Need Guidance' or 'Thresholds' - (produced by local authorities). 3.15 PCHA will comply with the duty (effective from 1st December 2012) to refer information on any member of staff (after appropriate investigation process) to the Disclosure and Barring Service (DBS) where an employee has: Been cautioned or convicted for a relevant offence; or Engaged in relevant conduct in relation to children and / or vulnerable adults (i.e. an action or inaction [neglect] that has harmed a child or vulnerable adult or put them at risk of harm); or Satisfied the harm test in relation to children and / or vulnerable adults. (i.e. there has been no relevant conduct [i.e. no action or inaction] but a risk of harm to a child or vulnerable adult still exits) 3.16 Through staff training and regular one-to-one supervision sessions with line-managers, all PCHA staff that are likely to have to deal with safeguarding children concerns will be informed of their responsibilities and good practice in maintaining professional boundaries and appropriate behaviour. 3.17 This will include adopting high standards of personal conduct to maintain the confidence and respect of the public in general and all those with whom they work. 3.18 In line with PCHA's Confidential Reporting (Whistleblowing) Policy, all staff will be made aware of how to access confidential and independent advice via Protect (formerly the Public Concern at Work Agency) for any concerns about fellow staff members or reporting safeguarding children concerns direct to the relevant safeguarding body. 3.19 The Confidential Reporting Policy is compliant with the Public Interest Disclosure Act 1998 and staff that raise 'whistle-blowing' concerns will receive appropriate support and guidance. 3.20 PCHA will promote awareness amongst customers on what constitutes abuse and the methods of how to report issues of concern when they sign-up for an PCHA tenancy, including confidential reporting to independent agencies. 3.21 Awareness of safeguarding Children issues will also be promoted by various communication channels including tenants' newsletter, leaflets available in a variety of formats, website updates and informal information sessions held for residents of purpose-built independent living accommodation. 3.22 Customers will be encouraged to monitor performance of the Safeguarding Children Policy and procedures through the PCHA complaints, compliments and suggestions scheme, through regular surveys and via feedback to staff members during the conduct of their duties. 3.23 Customers will also have the opportunity to be involved in future revisions of the Policy and procedures based on performance information, in response to risk assessment information or changes in regulation / legislation, by participation in the PCHA Tenant Policy Review Group.

4 Implementation	
The PCHA Safeguarding Children Policy applies to all staff and there is a collective responsibility to prevent or minimise the potential for safeguarding concerns occurring. If staff become aware that there are problems with effective operation of the Policy or the procedures that support it, they should complete a 'change request' within the PCHA document management system and these will be incorporated into the Policy / procedural review process.	
As stated in 1.2 this Policy applies to PCHA staff working on PCHA contracts only. If an PCHA staff member becomes aware of a safeguarding concern whilst working on an PCHA contract they should follow the reporting procedure outlined below:	





- 4.3 If PCHA staff become aware of a safeguarding concern whilst working on non PCHA contacts they should follow local reporting requirements, as advised by commissioning companies.
- 4.4 PCHA will provide up-to-date contact details for the designated persons and local safeguarding agencies in the areas they may be operating in.

5 Performance

The Board of PCHA will receive an annual assurance report on all safeguarding provisions including the number of cases referred to relevant investigation agencies.

5.2	Safeguarding provisions are also included on the PCHA Risk Register which is reviewed quarterly by the Risk Assurance Committee.				
5.3	On an annual basis PCHA will undertake an audit of all referrals made in regard to safeguarding alerts raised, the results of which will feed into the policy and procedural review mechanisms outlined below in section 7.				
6	Consultation				
6.1	All PCHA Staff have been consulted in development of this Policy. The Tenant Policy Review Group have also been consulted on the development of this Policy on 10 th June 2022.				
7	Review				
7.1	The Policy and supporting procedures will be reviewed every three years (from the date of Executive Management Team (EMT) approval).				
7.2	The review process will ensure continuing suitability, adequacy and effectiveness of the Policy and may be prompted by the introduction of new legislation or regulation or in the light of continual assessment of procedural effectiveness.				
7.3	The Policy and procedural review will show the impact of stakeholder and other agency feedback and involvement. The Policy and procedural review will seek to identify and address any disincentives that may exist to reporting concerns.				
8	Equality Impact Assessment				
8.1	Was a full Equality Impact Assessment (EIA) required?	No			
8.1		An Equality Impact Assessment Relevance Test was conducted by the Policy and Strategy Manager and the Policy Writer on 25-05-22.			
	(EIA) required?	An Equality Impact Assessment Relevance Test was conducted by the Policy and Strategy			
8.2	(EIA) required? When was EIA conducted and by who?	An Equality Impact Assessment Relevance Test was conducted by the Policy and Strategy Manager and the Policy Writer on 25-05-22. No differential or adverse impacts were identified for any group with protected characteristics as a result of the operation of this Policy (there is a positive impact for the protections offered by the Policy to young people under the age of 18). As the area of operation of the business grows, the local contact details of reporting agencies will be included in the procedures that support operation			
8.2	(EIA) required? When was EIA conducted and by who? Results of EIA	An Equality Impact Assessment Relevance Test was conducted by the Policy and Strategy Manager and the Policy Writer on 25-05-22. No differential or adverse impacts were identified for any group with protected characteristics as a result of the operation of this Policy (there is a positive impact for the protections offered by the Policy to young people under the age of 18). As the area of operation of the business grows, the local contact details of reporting agencies will be included in the procedures that support operation			

9.3	Responsible officer for formulating,
	reviewing and monitoring
	implementation of procedures

Operations Director

10 Amendment Log

Date of revision:	Reason for revision:	Consultation record:	Record of amendments:
5th May 2020	Policy reviewed in line with the review schedule	See Section 6	The process has been amended to include revised details for the Designated Officer Role under Service Level Agreement
11th May 2021	Policy reviewed in line with the review schedule	See Section 6	 New clause added at 2.8 in regard to professional curiosity Revised definitions of 'abuse' included at 3.2 Reference to 'Early Help Assessment Tool' included at 3.5 in place of 'Common Assessment Framework'
3 rd Oct 2022	Policy reviewed in line with the review schedule	See Section 6	 Definitions of abuse broadened at 3.2 to encompass Modern Slavery (including referral mechanism) Procedure updated at 4.2 EIA Updated at 8
05/02/2024	As per board approval process, the review period for this policy has been extended to every 3 years	N/A	There have been no changes to the policy during this review except for review period dates.