Guide to the Supported Accommodation Regulations including Quality Standards

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Contents

Introduction 4

Who is this Guide for? 4

The regulatory framework and legal status of this Guide 5

The diversity of supported accommodation settings 7

Who is supported accommodation for? 8

Categories of supported accommodation 10

About the Quality Standards 12

How this Guide works 12

Ofsted’s role 13

The Quality Standards 14

The protection standard (Regulation 5) 19

The accommodation standard (Regulation 6) 26

The support standard (Regulation 7) 32

The Statement of Purpose (Regulation 9) 45

Workforce Plan (Regulation 10) 47

Management and Administrative Requirements 49

Registered persons 49

Staffing 51

Fitness and employment of staff (Regulations 17 to 19) 51

Policies for the Protection of Young People and Records 54

Safeguarding Policy (Regulation 20) 54

Missing Child Policy (Regulation 21) 54

Behaviour Management Policy (Regulation 22) 56

Contingency Plan Policy (Regulation 23) 57

Young People’s Case Records (Regulation 24) 58

Notifications and Complaints 60

Notification of a serious event (Regulation 27) 60

Complaints (Regulation 31) 61

Reviewing and Monitoring Supported Accommodation 62

Quality of Support Review (Regulation 32) 62

Absence of Registered Service Manager and other changes (Regs 33 and 34) 62
Introduction

Supported accommodation provides accommodation with support for 16- and 17-year-old looked after children and care leavers, to enable them to live semi-independently.

As children grow up and approach adulthood, they gradually gain more independence from their parents. The care system seeks to replicate this transition to independence for children. While most children in the care system will be best placed in foster care or a children's home, from the age of 16, a looked after child can leave care (becoming a ‘care leaver’) and/or move to supported accommodation if they are ready for it. This provision can be appropriate for some older children where it is what they want and it can meet their needs and keep them safe as part of a carefully managed transition to independence. The aim of supported accommodation is to support young people to develop their independence in preparation for adult living while keeping them safe in a homely and nurturing environment.

This Guide accompanies The Supported Accommodation (England) Regulations 2023 (the Regulations). It provides further explanation and information for everyone providing supported accommodation for looked after children and care leavers aged 16 and 17 for whom the local authority has a duty to accommodate or arrange accommodation. These children are described as young people throughout this Guide.

The Regulations include the Quality Standards which set out the outcomes that we expect supported accommodation providers to achieve, as well as the underpinning requirements that providers must meet in order to achieve them for supported accommodation for young people aged 16 or 17.

The Care Planning, Placement and Case Review (England) (Amendment) Regulations 2021, banned the placement of looked after children under the age of 16 in unregulated semi-independent or independent settings provided in accordance with other arrangements.

The needs of each individual young person and therefore the support they require while living in supported accommodation will differ. It is important that providers consider the individual needs of the young people they accommodate and ensure that the package of support that is put in place for them is consistent with meeting their individual needs.

Who is this Guide for?

This Guide is for all those involved with the accommodation and support of young people in supported accommodation, and particularly those who are subject to the Regulations. This includes local authorities, providers of supported accommodation, the children’s social care workforce, and relevant national public, private and charitable sector organisations.
The regulatory framework and legal status of this Guide

In July 2022, the government laid the first set of regulations required to introduce the reforms to supported accommodation for 16- and 17-year-old looked after children and care leavers. This first set of regulations defined supported accommodation and set out some exclusions as to what would be considered supported accommodation and extended powers to the Secretary of State to make further regulations in respect of supported accommodation.

This Guide is a statement published pursuant to section 23 of the Care Standards Act 2000 (“the 2000 Act”). It explains and supplements the Regulations (see section 23(1A) of the 2000 Act). It provides explanations of terms used in the Regulations, sets out what is expected to meet the various requirements of the Regulations and signposts additional relevant statutory and non-statutory guidance.

The Regulations and this accompanying Guide for supported accommodation are applicable to accommodation in England in which a child is accommodated by the local authority pursuant to section 22C(6)(d) (“other arrangements” for looked after children) or section 23B(8)(b) (“suitable accommodation” for 16- and 17-year-old care leavers) of the Children Act 1989, subject to certain exclusions outlined in the first set of regulations.

The registered person (see Annex A for definitions) must have regard to this Guide in interpreting and meeting the Regulations. Ofsted must also have regard to this Guide in regulating supported accommodation for young people.

The registered provider (see Annex A) is the person who will be registered to carry on a supported accommodation ‘service/undertaking’ (in this Guide ‘supported accommodation service’ means the same as ‘supported accommodation undertaking’). The service may use an individual setting or multiple settings – and these settings will not be individually registered.

The registered service manager role (see Annex A) is as a manager of the whole ‘service’ – there is no registration required for those in charge at individual settings.

Note that the role of the registered service manager might differ depending on the size and nature of the undertaking. For example, in the case of a small provider with one setting they might have hands-on day-to-day involvement whereas in a larger organisation, their role might be more strategic. Whatever the size of the operation, the registered service manager needs to have effective oversight and there needs to be appropriate management/organisational structure to support that.
Who is accountable for meeting the Regulations and following the information contained in this Guide?

Most of the Regulations are drafted to make the ‘registered person’ accountable. (As set out at Annex A, the ‘registered person’ means the ‘registered provider’ or ‘registered service manager’, depending on how the supported accommodation undertaking is organised, run and managed.) The language used in this Guide follows that approach.

There may be instances where support to the young person is delivered by a different organisation or body to that which is providing accommodation to the young person. One person (which could include an organisation) must take on the role of registered provider. The accountability to meet standards and regulations will usually lie with the person leading on the provision of the overall support package.

If the registered provider commissions other organisations to provide additional support services, the registered person would be responsible for ensuring the requirements are met.

Principles for supported accommodation

The principles upon which supported accommodation is delivered are important elements that underpin the Regulations and this Guide. These principles were developed with care-experienced young people. They are written in the first person from the perspective of a young person and promote young people’s rights and entitlements and reflect what they say is important to them. Providers should ensure that all supported accommodation is delivered in a way that reflects the principles below:
The diversity of supported accommodation settings

There are many forms of supported accommodation which deliver different types of living arrangements for young people. All forms of supported accommodation accommodating looked after children and/or care leavers aged 16 and 17 must comply with the Regulations including the Quality Standards (these are standards set out using the relevant power in section 23(1) of the 2000 Act). The Quality Standards set out outcomes that providers must meet for young people and allow flexibility in how this is achieved, recognising that individual young people have different needs and therefore require different degrees and forms of support.

The registered person must meet the Regulations having regard to the specific needs of young people they accommodate in line with the role and aims of their service, as set out in their Statement of Purpose (Regulation 9).

It is imperative that all supported accommodation settings are safe places where children are protected from harm and where their individual needs are met. Supported accommodation should offer stability and consistency, enable continuous access to local services including education and healthcare, and should facilitate the development of strong relationships within the local community. Supported accommodation should promote positive self-esteem, protect against stigma, and support young people to access opportunities.

Mobile or non-permanent settings such as motorised caravans, barges and boats are unlikely to be able to meet the Regulations and Quality Standards, other than in very exceptional individual circumstances. As with every form of supported accommodation, it is essential that these settings are designed and managed to meet the key principles outlined below:

**Supported accommodation – key principles**

1. I feel safe and secure where I live and in my wider environment.
2. My voice is respected, heard and advocated for, so I can influence the support I receive.
3. I have confidence that the adults who support me understand me, are skilled and work effectively together to best meet my needs.
4. I have my own space that I feel proud of and live in a comfortable, well-maintained, and stable accommodation.
5. I receive high-quality, tailored support that sustains my health and wellbeing.
6. I have strong, trusting, and meaningful relationships within my support system and can rely on the adults around me.
7. I feel supported to learn and apply skills for independent adult living.
8. I feel positive about my future and opportunities as a result of the support I receive.
accommodation, settings must comply with the Regulations, meet the needs of the young people accommodated, be appropriately secure and not isolated from important local services.

Who is supported accommodation for?

Looked after children and care leavers are often some of the most vulnerable children and young people in society, and we must work together to do all that we can to ensure that they have access to suitable accommodation that can meet their needs and keep them safe. For most children who are not yet ready for greater levels of independence, and especially those who require increased care due to high needs, or who have additional needs, this is best achieved through a placement in foster care or a children’s home, for which there are already robust approaches to approving, registering and quality-assuring provision. However, for some young people aged 16 or 17, living in supported accommodation can be the best option to meet their needs, with the aim of supporting them to develop their independence as they approach adulthood, ahead of leaving the care system.

This type of provision is not automatically the right choice for young people aged 16 and 17. Where young people of this age have needs that would best be met in a children’s home or foster care placement, that is where they should be placed. In discharging their statutory duties, including sufficiency planning, local authorities must make placements that best meet the needs of the individual child and ensure there is sufficient accommodation to meet the needs of their looked after children and care leavers.

We expect local authorities to continue to consider the individual needs of each child when placing young people in supported accommodation, ensuring every placement is the most appropriate setting to meet the young person’s needs and keep them safe. Supported accommodation for looked after children and care leavers caters for children aged 16 and 17 who have relatively high or increasing levels of independence, who are ready to gain further skills in preparation for adult living, and who do not need or want the degree of care or type of environment provided in a children’s home or foster care. For young people who are ready for it, high-quality supported accommodation that provides a nurturing and protective environment can be a place where they can thrive and prepare for greater independence.

Some supported accommodation providers may also accommodate adults aged 18 and over in the same accommodation as they provide for looked after children and care leavers but those adults are not in scope of the Regulations. Providers for whom this is the case must ensure that support and accommodation for young people in scope of the statutory scheme meets the Regulations, including the Quality Standards. When assessing a young person’s needs, the local authority should consider if a setting that also accommodates adults aged 18+ would be an appropriate match for a young person aged 16 or 17.
‘Care’, insofar as it describes a service, is delivered in children’s homes and ‘support’ is delivered in supported accommodation, however everybody delivering supported accommodation should care about young people and create a caring environment. Even though the service provided in supported accommodation is called ‘support’, this provision remains an important part of the children’s social care system. As such, supported accommodation is part of the continuum of care and support for looked after children and care leavers as they grow up, and are ready for increased independence on the path to adulthood.

A rigid distinction between ‘care’ and ‘support’ would fail to capture the nuance of the varying needs and transitions that are a normal part of a child growing up. When local authorities and providers engage in matching a young person with the right provision, they must consider the individual’s specific needs and level of autonomy so that young people live in a place that delivers a service that safeguards and empowers them as well as facilitates their growth and development.

Where a young person has complex needs and/or requires a greater level of ongoing care and supervision, we do not expect that supported accommodation would be appropriate. However, supported accommodation should be flexible enough to accommodate temporary increases in support for young people who would otherwise manage well in this type of provision, enabling placement stability where appropriate.

Children who may be homeless and/or require accommodation

Local authorities have a duty to present young people with complete information on their entitlements so young people can make an informed decision, where they might have a choice as to how they are accommodated by the local authority, either to become looked after and accommodated under section 20 of the Children Act 1989 or to have accommodation provided under section 17(6) of the Children Act 1989 without becoming looked after. More information on this is set out in the guidance issued jointly by the Secretary of State for Education and the Secretary of State for Housing, Communities and Local Government (Department for Levelling Up, Housing and Communities) on Provision of accommodation for 16 and 17 year olds who may be homeless and/or require accommodation. Details of the local authority’s placing practices and responsibilities for its looked after children are set out in Children Act 1989: Care planning, placement and case review guidance.

Children on remand and in the youth justice system

Where a child is remanded to local authority accommodation and is not accommodated in a children's home or in a foster care placement, the accommodation will be ‘other arrangements’ accommodation under section 22C(6)(d) of the Children Act 1989. It will therefore be in scope of the Regulations. Details of the local authority’s placing practices and responsibilities for its looked
after children on remand are set out in Children Act 1989: Care planning, placement and case review guidance.

Reference to ‘accommodating authority’

Looked after children are ‘placed’ in supported accommodation (in accordance with section 22C(6)(d) of the Children Act 1989 (“other arrangements”)), and care leavers are ‘accommodated’ (in accordance with section 23B(8)(b) (“suitable accommodation”) for 16- and 17-year-old care leavers).

In this Guide we have used the term ‘accommodating authority’ to refer to the local authority that is responsible for placing a looked after child in supported accommodation or arranging accommodation for a care leaver in supported accommodation.

Reference to ‘young person’

Throughout this Guide, we use the term ‘young person’ or ‘young people’ because this is the language preferred by young people themselves. Any references to the term ‘young person’ or ‘young people’ in this Guide means any looked after child or care leaver aged 16 or 17 who is accommodated in supported accommodation. The use of ‘young person’ throughout this Guide does not mean that those living in supported accommodation should be treated as young adults – as per the use of the terms ‘child’ and ‘children’ in the Regulations, it is clear that these young people are still children and must be considered and treated as such.

Categories of supported accommodation

All supported accommodation settings must fall into one of the categories set out in the Regulations. Ofsted grant registration to supported accommodation providers subject to these categories of provision, and provider registration is conditional upon operating only within the category or categories stated on the provider’s registration.

Providers must tell Ofsted which category or categories they are applying to operate supported accommodation under at the point of registration. Registered persons must demonstrate that they have the capacity, appropriate experience and skills to manage or carry on the service having regard to the category or categories of supported accommodation provided.

Ofsted impose conditions upon the registration of a supported accommodation undertaking, stipulating which categories the provider may operate. If the registered person wants to change category under which they operate, then they must first make an application to vary their conditions of registration. They must not operate a new category of supported accommodation without first having submitted an application to vary their conditions of registration.
The table below outlines the four categories of supported accommodation and a broad description of what they provide.

<table>
<thead>
<tr>
<th>Category (Regulation 2)</th>
<th>Description</th>
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| 1. Supported accommodation in a self-contained unit, where the accommodation is for the sole use of the child or for the child and other individuals living with the child as agreed by the accommodating authority or the supported accommodation undertaking. (Regulation 2(1), para (a)) | • The accommodation is designed for the sole use of the young person placed there, or for the young person and others that may live there as part of their family unit, for example, their partner, sibling and children.  
• Includes bedsits under a licence agreement and self-contained flats, which may be at the same location, or within the same building. |
| 2. Supported accommodation in a shared or group living situation in premises used to accommodate only looked after children and care leavers. (Regulation 2(1), para (b)) | • Shared accommodation.  
• Young people have their own bedroom, and may have their own bathroom, and share communal areas (e.g. living room/s, kitchen).  
• Provision may include foyer-type accommodation that combines support with opportunities for education, training and employment.  
• This provision may accommodate care leavers aged 18+. |
| 3. Supported accommodation in a shared or group living situation in premises which are not limited to accommodating looked after children and care leavers. (Regulation 1(2), para (c)) | See description for 2 above, plus:  
• In addition to being registered to support looked after children and care leavers aged 16 and 17, this provision may also provide accommodation for people are not looked after children or care leavers. |
| 4. Supported accommodation provided by an individual or individuals in a private residence which is the main residence of that individual or those individuals. (Regulation 2(1), para (d)) | • Provided by private individuals who offer a room in their family home.  
• Provision is typically co-ordinated by a supported lodgings scheme (the registered provider), which recruits and supports a network of supported lodgings ‘hosts’. |
About the Quality Standards

The Regulations set out standards (“the Quality Standards”) that must be met by supported accommodation. The Quality Standards describe outcomes that each young person must be supported to achieve while living in supported accommodation. Each standard contains an overarching, aspirational, outcome statement with young people at its heart, followed by a set of underpinning, measurable requirements that providers and settings must achieve in meeting each standard.

The Regulations prescribe four Quality Standards which must be met by supported accommodation:

- The leadership and management standard (see regulation 4)
- The protection standard (see regulation 5)
- The accommodation standard (see regulation 6)
- The support standard (see regulation 7)

Collectively these four standards are the Quality Standards. They are referred to individually in this Guide as “the protection standard”, and so on. There are core themes that feature across the four standards, which constitute important features of the standards in practice. Some of these themes include: the views, wishes and feelings of young people; working together; and building strong and meaningful relationships.

How this Guide works

This Guide is divided into two sections. The first section sets out the Quality Standards and related matters (Part 2 of the Regulations). For each standard and related matter it provides:

1. The text of the relevant regulation;
2. An explanation of specific terms in the regulation; and
3. Guidance that supplements the regulation.

The second section provides guidance to supplement the Regulations which set out the management and administrative requirements (Parts 3 to 7 of the Regulations).

This Guide does not seek to set out a comprehensive and exhaustive set of instructions for those carrying on or managing supported accommodation. Instead it sets out high-level expectations of providers. This is to allow room for provider flexibility and innovation to tailor support according to the specific needs of the young people they accommodate. The presence or absence of a reference to any provision of the Regulations in this Guide does not have any bearing on the status of the Regulations – the registered person is required to meet all the Regulations.

Similarly, this Guide signposts to publications, research and guidance of interest. Such references are not intended to be exhaustive. It remains the responsibility of those running the service to seek out the relevant material to ensure that they
comply with the law and provide young people with the best possible service and support.

Details of what is required of local authorities in relation to care planning and responsibilities for their looked-after children are set out in The Care Planning Guidance. Details of what is required of local authorities in relation to planning the transition to adulthood for care leavers are set out in The Care Leavers Guidance.

Ofsted’s role

Ofsted is the registration authority for supported accommodation and as registration authority regulates and inspects supported accommodation undertakings.

There are four elements to Ofsted's function as a regulator: registration; inspection; compliance; and enforcement. The purpose of Ofsted’s inspection of supported accommodation is to assess the quality of support provided to young people, promote improvement and raise standards. Inspection focuses on the experiences and progress of young people in supported accommodation and the effectiveness of the help they receive to achieve good outcomes. It tests compliance with the relevant regulations and takes into account the Quality Standards and this Guide.

Registration

Ofsted will register at provider level (not individual settings).

Inspection

Ofsted must inspect providers and provide a grading at least every three years. Ofsted inspects services at provider level and visits a representative sample of the provider’s settings at inspection to inform the overall rating of the provider.

Following an inspection, inspectors will make a number of judgements, including a judgement on the overall experiences and progress of young people accommodated by the service. If a provider, once registered, fails to meet a regulation, Ofsted will consider the appropriate enforcement action to take in the circumstances. In determining whether a regulation has been met, Ofsted will take into account how the registered provider is following this Guide. Any failure to meet the Regulations and Quality Standards may lead to consideration of enforcement action. Inspectors will also make recommendations for improvement. Ofsted will publish further guidance on inspection, compliance and enforcement in the summer of 2023.
The Quality Standards

The leadership and management standard (Regulation 4)

Text of the regulation

The leadership and management standard

(1)—(1) The leadership and management standard is that the registered person enables, inspires and leads a culture in relation to the supported accommodation undertaking that puts children first and prioritises their wellbeing and development.

(2) In particular, the standard in paragraph (1) requires the registered person to—

(a) lead and manage the supported accommodation undertaking in a way that is consistent with the approach and ethos, and delivers the outcomes, set out in the undertaking’s statement of purpose;

(b) ensure that staff work effectively as a team, where appropriate, to meet the needs of children;

(c) ensure that staff have the experience, qualifications and skills appropriate for the work that they are to perform;

(d) ensure that the supported accommodation undertaking has sufficient staff to support and accommodate children safely and effectively;

(e) implement recruitment practices that ensure staff are suitable to work with children and to keep them safe from harm(1);

(f) ensure that arrangements are in place to manage referrals of children to the supported accommodation undertaking and admissions of children to premises used as supported accommodation, including, where relevant, emergency referrals and admissions;

(g) ensure that arrangements are in place for the supervision, training and development of staff;

(h) ensure that each child is fully aware of their entitlements throughout the duration of their placement in supported accommodation, including—

(i) what they can expect from the provision of supported accommodation,

(ii) their entitlement to education,

(iii) where relevant, their entitlements as a looked after child(1),

(iv) where relevant, their entitlements as a care leaver(1), and

where necessary, support each child to access those entitlements;

(i) ensure that staff have the skills necessary to support children to identify, access and receive their entitlements in a way that helps them to learn to identify, access and receive their entitlements independently in the future;

(j) ensure that a workforce plan (see regulation 10) for the supported accommodation undertaking is in place;

(k) ensure that a business continuity plan is in place, covering all areas, including staffing, premises, emergency scenarios and closure of the supported accommodation undertaking.
Explanation of terms in the regulation

“staff”

For the purposes of the Regulations and this Guide, “staff” is inclusive of hosts of supported lodgings as well as agency staff and volunteers working in the service. The accommodating authority, the registered provider and hosts should agree on clear roles and responsibilities of hosts and any agency staff or volunteers involved in delivering support or accommodation to a young person in the service. See regulation 2(2)(b).

“sufficient staff”

Sufficient staff means a setting having enough suitably trained staff (including effective management arrangements) to meet the assessed needs of all young people in each setting, and that those staff are able to respond to emergency placements, where accepted. The registered person must demonstrate every effort to achieve continuity of staffing so that young people’s relationships are not overly disrupted, including ensuring that the employment of any temporary staff will not prevent young people from receiving the continuity of support to which they are entitled.

“supported accommodation undertaking”

Supported accommodation undertaking refers to the person (including where it is an organisation), that is responsible for the provision of supported accommodation.

Guidance

Responsibilities for leadership and management

The responsibilities and accountabilities for the leadership and management standard fall to the registered person. It is expected that the registered service manager and those involved in the day to day running of settings, including the staff and any leadership team for the service, will play a key role in enabling the registered person to fulfil the requirements of this standard.

The registered person has a key role in seeking to develop the service’s effective working relationships with each young person’s accommodating authority and with other relevant persons which may include individuals (including parents), agencies, bodies offering floating support, organisations and establishments that work with young people in the local community. These could include, but are not limited to, schools, colleges, health, police and youth offending teams.

In addition to strategic multi-agency working, the registered person should ensure staff work effectively together to support young people to stay safe and receive the right support when they need it—for example, with regard to health, wellbeing and education—and feel empowered to reach their full potential.
The registered person is responsible for ensuring the service delivers high-quality support for all young people. They must lead and manage the service in a way that delivers the ethos, outcomes and approach set out in the provider’s Statement of Purpose as well as ensure that any management and staff operate settings in accordance with this. The registered person should play a key role in shaping the ethos of the settings they oversee through developing a culture of high aspiration for young people which is demonstrated through the support, resources and opportunities offered to the young people.

The registered person is responsible for ensuring that staff clearly communicate to young people their rights, what they are entitled to from the service as well as, for example, their entitlement to education, and entitlements through their status as a looked after child or care leaver, such as any financial help. This information should be recorded in the young person’s guide. Staff should have the skills to support young people to identify, access and receive their entitlements in a manner that helps them learn to do this independently in the future.

Young people should be informed of how to contact the Office of the Children’s Commissioner for advice and assistance about their rights and entitlements. For further information about complaints and advocacy for children and young people see Get it Sorted (2004) Guidance on providing effective advocacy services for children and young people making a complaint under the Children Act 1989.

**Workforce**

The registered person is responsible for ensuring that recruitment practices are in place that ensure staff are fit to work with young people and that they have the relevant skills, qualifications and recent experience to meet the needs of young people. This includes where the registered person is recruiting and managing supported lodgings hosts, who are referred to as ‘staff’ throughout this Guide. More information on the requirements regarding workforce and recruitment are set out in the workforce plan guidance.

The responsible person must ensure that, where appropriate, staff work together to meet the needs of children. This includes where external staff are employed by the provider to deliver all or parts of the package of support to the young people accommodated in the setting. Where there are gaps in staff training, the registered person should arrange for any essential training to be satisfactorily completed in a timely manner.

The responsible person should ensure that staff understand their role and specific responsibilities in relation to the support provided to young people in the service and how this contributes to the service delivering against its Statement of Purpose. Staff should understand where they sit in the provider’s organisational structure and what arrangements are in place to support their training and professional development.
The responsible person should ensure that staff understand and feel confident to deliver the service’s process for admitting a young person to the setting, including any additional processes where that admission is arranged at short notice.

**Placement planning**

Effective placement planning and the arrangement of suitable accommodation depends on strong working relationships between providers and the accommodating authority for the success of placements and arranged accommodation.

For looked after children and care leavers aged 16 and 17, these planning duties fall to the accommodating authority. The registered person should ensure that they and their staff engage proactively with the accommodating authority to contribute fully to the relevant plans for the young person on an ongoing basis.

There is a wide range of diverse types of settings within supported accommodation, which differ in size, structure, purpose and which offer varying degrees of supervision and support, for young people with varying needs. The registered person should accept placements for young people only where they are satisfied that the setting can respond effectively to the young person’s assessed needs as set out in the young person’s relevant plans. When making decisions about a young person’s placement, the registered person and the accommodating authority should have regard to the Equality Act 2010 and jointly endeavour to ensure the cultural heritage of a young person is respected and that no young person is unfairly treated or stigmatised.

In addition, the registered person should fully consider the impact that the placement will have on the existing group of young people in that setting and vice versa. The registered person should assess if there may be an impact on the young person entering the provision as a result of the needs or personal histories of any young person in the existing group, including adults aged 18 or over who are accommodated at the setting. It is the responsibility of both the accommodating authority and the registered person to assess the previous experiences and any trauma of the young person when determining if a placement is appropriate.

The registered person should challenge any accommodating authority that asks them to accept a young person in the absence of complete and current information about the young person and their needs in the form of relevant plans, as it would not normally be acceptable to expect that a placement/accommodation arrangement of a young person without the necessary information would go ahead in circumstances other than an emergency, whereby this information should be shared with urgency.

Registered providers should have a full business continuity plan that puts young people’s interests at the centre. The business continuity plan must cover failure across all areas including staffing, buildings, emergency scenarios, and so on.
Welcoming the young person to the accommodation

The registered person should ensure there are procedures in place for welcoming and introducing each young person to the setting, and that they are sensitive to the needs of the young person at the time of arrival, whether they are admitted in a planned way or in an emergency situation.
# The protection standard (Regulation 5)

## Text of the regulation

### The protection standard

(1) — (1) The protection standard is that children are enabled to feel safe and that their needs are met.

(2) In particular, the standard in paragraph (1) requires the registered person to—

(a) ensure that children—

(i) are protected from harm;

(ii) are enabled to keep themselves safe;

(iii) have their individual needs met;

(iv) have 24-hour access to help in a crisis or emergency situation;

(b) prepare and implement child protection policies;

(c) ensure that the effectiveness of child protection policies is kept under review and ensure that, where appropriate, those policies are revised;

(d) comply with requests from a local authority to provide it with information relating to a child for which it is the accommodating authority;

(e) ensure that there is a suitable person representing the supported accommodation undertaking available to attend any meeting the accommodating authority may hold about a child;

(f) ensure that staff—

(i) are familiar and act in accordance with child protection policies;

(ii) have the skills to identify and act upon signs that a child is at risk of abuse, neglect, exploitation or any other harm, and act to reduce such risk;

(iii) work collaboratively with children to help them understand how to keep safe, by offering guidance and support on how to minimise any potential risk of harm;

(iv) work collaboratively with other professionals and agencies, and share information where relevant to keep children safe;

(v) support children to maintain appropriate and safe relationships with family, friends and other people who are important to them;

(vi) understand the relevant roles and responsibilities assigned to them by the registered person in relation to protecting children.

## Explanation of terms in the regulation

‘**accommodating authority**’

Accommodating authority means the local authority that arranges for the young person to be accommodated in supported accommodation (Regulation 2(1).
‘child protection policies’

Child protection policies means the supported accommodation undertaking’s safeguarding policy, missing child policy and behaviour management policy.

Guidance

Working together

The duties and responsibilities of local authorities and others who deliver children’s services with regard to safeguarding children and young people, are set out clearly in the statutory guidance Working together to safeguard children.

The specific responsibilities of the young person’s accommodating authority, for safeguarding children and young people who are looked after, are set out in Children Act 1989: Care planning, placement and case review.

The specific responsibilities of local authorities and their staff in exercising their social services functions for supporting care leavers are set out in Children Act 1989: planning transition to adulthood for care leavers.

The registered person should seek to involve the accommodating authority and the local authority where the setting is located, and other relevant persons whenever there is a serious concern about a young person’s welfare. They are also required by the Regulations to notify the accommodating authority, Ofsted and other relevant persons about any serious events. The registered person should have regard to the local authority’s self-harm and suicide prevention strategies and procedures (where available), should embed practices to reduce the risk of self-harm and suicide and, should provide information and support to those bereaved or affected by suicide.

Both the arrangements for contact between agencies and any contact details (telephone numbers, email addresses, etc.) should be included in the relevant plans agreed between the registered person and the accommodating authority and should be updated regularly.

There should also be information on who the young person can contact to receive on-call help in a crisis and emergency 24 hours a day and in the absence of staff on site.

Managing risk

The safety of young people in supported accommodation is paramount. The registered person should ensure that staff have the relevant skills and knowledge to identify safeguarding risks and early signs of poor mental health and know how to take action and/or escalate their concerns if existing resources are not available or flexible enough to meet the young person’s needs. Staff should be aware of any additional risk that may be present in the event of an emergency placement—including where they may have limited information on the young person—and
should have the relevant skills and knowledge to appropriately manage this risk and take action.

Staff should build trusting relationships with young people, enabling staff to understand the risks each young person faces. Staff should take reasonable precautions and make informed professional judgements based on the young person’s individual needs, circumstances and level of autonomy when identifying a particular risk or following a particular course of action. Staff should discuss the risk and/or concern with the young person and agree steps to mitigate it including what the young person can do to keep themselves and others safe as well as what further support the service can provide to safeguard the young person.

Where there are safeguarding concerns for a young person, their placement plan – discussed with the young person and agreed between the registered person and their accommodating authority – must include details of the steps the service will take to work with the young person to manage any assessed risks on a day-to-day basis (Regulation 9(3) of the Care Planning, Placement and Case Review (England) Regulations 2010). Staff should work with other agencies where appropriate to help young people understand the risks they face, including risk-taking behaviour, and build on the young person’s strengths and skills so that young people are supported and better equipped to make informed decisions.

Staff must share relevant information and decisions with the young person’s accommodating authority and, where appropriate, other relevant agencies/professionals providing support, for the purposes of safeguarding the young person or others (Regulation 5(2). Staff should inform the young person of any information sharing and explain the reasons behind the sharing. For further advice on effective information sharing to safeguard and promote the welfare of children and young people, see Information sharing: advice for practitioners providing safeguarding services to children, young people, parents and carers.

A safeguarding culture and ethos

The registered person should build a strong safeguarding culture in settings across the service where young people are listened to, respected and involved in both the development of the service and decisions about the setting, taking into consideration any impact on young people of settings that also accommodate adults. Staff should have the knowledge and skills to recognise and be alert for any signs that might indicate a young person is in any way at risk of harm and should know what to do when they have concerns. The registered person should ensure that skills in safeguarding are gained, refreshed as needed and that training is recorded in the Workforce Plan.

The registered person must have written safeguarding policies that outline any rules for the service for the purposes of safeguarding the young people in the service, which may be tailored according to the needs of each cohort in a particular setting. These policies should be shared with staff during their induction period and available to all young people in a format that is easily accessed and understood by each young person before or when they arrive at the setting and
must be clear and user friendly.

Staff should do everything they can to ensure young people feel and are safe. Staff should support young people to be aware of and manage their own safety where possible, both inside and outside the setting. Staff skills for safeguarding should include being able to identify signs that young people may be at risk and support young people to get the help they need to stay safe and reduce risks. Staff should encourage young people to express their views about whether they feel safe both within and outside the setting.

All staff should strive to build positive relationships with young people in the setting and develop a culture of openness and trust that encourages them to be able to tell someone if they have concerns or worries about their safety or well-being. Staff should establish good links with external agencies that can support and help young people. Staff should include information in the young person’s guide on how young people can contact their accommodating authority to call for a review of their care/pathway plan if they have concerns about their own safety or welfare. Settings must ensure young people understand how they can speak to an independent advocate, Independent Reviewing Officers (IROs), their Personal Advisor, Ofsted inspectors or other relevant persons if they have concerns about their own safety.

Young people should be encouraged to develop positive relationships with others both in and outside the setting, such as with professionals delivering floating support. However, staff should be alert to the possibility that young people may be at risk from some relationships including with other young people in the setting, staff, family members, friends, and others outside the setting, and they therefore should take appropriate steps to protect a young person where there are concerns for a young person’s safety. Staff should model and help young people to understand what makes a healthy, nurturing relationship. Staff should be skilled to recognise the signs and provide support to young people in danger of or involved in exploitative or damaging relationships with others and, where appropriate, provide guidance and advice to young people on how to keep themselves safe.

Supervision of staff practice should ensure that individual staff in the setting are engaged in the safeguarding culture of the service so they understand what they would need to do if they found other staff misusing or abusing their position to the detriment of the safety of a young person.

As part of the policies for protection of young people, the registered person should include information about whistle blowing, with clear procedures for how a staff member should report to an appropriate authority any concern they have about a young person within the setting being either at risk of, or already experiencing, significant harm. The policy should reflect the principles set out in the Francis review ‘Freedom to speak up’.
Supervision

Staff should have a good idea about the circumstances and routines of the young person by establishing and maintaining a good relationship with them. The registered person will need to ensure that arrangements are in place for staff to maintain regular and sufficient contact with the young person to be able to identify any safeguarding risks, mental and physical health issues, signs of harm, and/or if the young person has gone missing.

To safeguard all young people in the setting as well as staff, some settings may use a buzzer system for entry to the building after certain hours, use magnetic fobs, or if appropriate, have a suggested curfew. As the level of autonomy for young people in supported accommodation will often be high, it is not expected that they should need permission to leave and return to the setting for same-day outings, but it is expected that staff and young people maintain good communication regarding the young person’s whereabouts. Any rules or practices of the setting should be proportionate and balanced and should not unnecessarily hinder the young person’s autonomy. Staff should explain why the rules are in place and evidence their benefit to ensuring a safe and secure setting.

Settings should have a policy on overnight stays that is commensurate with the needs, vulnerability, and autonomy of the young people accommodated at the setting. Specific arrangements for each young person may be put in place and must be in line with any agreements reflected in the young person’s relevant plans. It is expected that staff maintain regular communication with young people and encourage them to advise staff of planned overnight stays, where they will be staying, with whom, and a plan for return. Policies and practices around overnight stays should be clear to staff and young people so that risks to a young person, including going missing, are mitigated and quick action can be identified and taken where there is cause for concern.

In most instances, young people should be allowed to receive visitors where they live. The registered person may—based on the needs of the young people accommodated in a particular setting and on assessed risks to the safety of young people and staff—put arrangements or practices in place for having visitors to the accommodation. For example, some settings may choose to set rules around recording visitor ID, visiting hours, visitor-approved rooms within the setting, pre-approved visitors, the number of visitors at the setting at any given time, or visitors staying overnight at the setting. These practices and any associated policies should be reasonable, not excessive, and for the purposes of safeguarding all people in the setting. Any specific arrangements in place for a young person to receive visitors must be risk assessed and in line with the young person’s relevant plans.

In supported lodging settings, as part of developing a strong and trusting relationship, it is expected that hosts and young people maintain good communication to ensure the comfort and safety of all those living in the host’s home, including any other children. The host and young person should work together with the support of the social or support worker to set out and agree
house rules, boundaries and expectations and promote a culture of open dialogue from the outset, so the young person feels at home. Any house rules agreed should be reasonable and for the purpose of ensuring the safety and security of all those living in the host’s home as well as mitigating risk of danger or harm to the young person or any other person.

Safe accommodation

The accommodation must offer stability, be safe and must effectively protect young people from harm. Young people should not feel isolated as a result of their accommodation or support. The accommodation should enable a sense of belonging for young people, who should be supported by staff to participate in positive relationships in the local community.

The locking of external doors, or doors to hazardous materials, may be acceptable as a security precaution if applied within the normal routine of the setting. The design of the accommodation as well as the use of hazard-avoidance practices should reflect the characteristics of the young people accommodated in the specific setting.

Abuse

Young people should be supported by staff to understand what abuse is. They should be given information about how to report abuse or any concerns about possible abuse. They should be able to access in private, relevant websites or help lines such as Childline to seek advice and help.

It is essential that young people are listened to and enabled to report any allegations at the earliest opportunity. Staff should report any allegation or disclosure of abuse immediately to the registered person. Any allegation of harm or abuse must be addressed in line with the provider’s child protection policy.

Each local authority should have clear arrangements in place for the management and oversight of allegations against people that work with young people. The relevant officer or teams within the local authority should be informed promptly of all allegations that come to the attention of a registered person or that are made directly to the police. For further information, including about the role of a local authority designated officer see Working together to safeguard children. All allegations should be dealt with in line with the service’s safeguarding policy (regulation 20) and should be notified to Ofsted in line with the requirements on the notification of serious incidents (regulation 27).

Child protection policies

As part of the requirements of the protection standard, the registered person has specific responsibilities to prepare and implement child protection policies. These include a safeguarding policy (regulation 20), a missing child policy (regulation 21) and a behaviour management policy (regulation 22). These policies must clearly set out the arrangements for the safeguarding of young people from harm, abuse, neglect or child criminal or child sexual exploitation, and the service’s procedures
for referring child protection concerns to the accommodating authority or local authority where the setting is situated if appropriate, and specific procedures to prevent young people going missing and action to take if they do.

The child protection policies should be available and explained to young people and, where appropriate/relevant, their families as well as to all staff, whatever their role. The registered person must make sure that all staff are familiar with these policies and act in accordance with them, particularly, how to use them to report a concern.

The setting’s policies and procedures around the protection of young people should reflect any requirements of other relevant legislation.
The accommodation standard (Regulation 6)

Text of the regulation

The accommodation standard

(1)—(1) The accommodation standard is that children experience a comfortable and secure living environment.

(2) In particular, the standard in paragraph (1) requires the registered person to—

(a) ensure that the location of the premises used as supported accommodation is suitable for the category or categories of supported accommodation provided, by—

(i) reviewing the appropriateness and suitability of the location of each of the premises used as supported accommodation ("a location assessment"), and in doing so, consult and take into account the views of each relevant person;

(ii) carrying out a location assessment of each of the premises used as supported accommodation at least once in each calendar year;

(b) ensure that the premises used as supported accommodation—

(i) provide stability and consistency of accommodation for children;

(ii) enable children to have consistent and continuous access to local services, including education and healthcare;

(iii) promote children’s positive self-esteem and sense of belonging within the local community, and discourage stigmatisation of children;

(iv) are located so as to enable children to actively participate and form relationships in the local community;

(v) are designed and furnished so as to meet the needs of each child individually and all children collectively;

(vi) are suitable for the purposes of supported accommodation and are accessible, safe, secure and well-maintained;

(vii) offer a comfortable, positive and nurturing environment, while respecting children’s need for privacy;

(viii) are adequately maintained so as to provide a welcoming and homely environment within both individual and shared living spaces;

(ix) are designed, furnished and maintained to remove avoidable hazards which could pose a health and safety risk to children;

(x) comply with all relevant health and safety and fire safety legislation, that being any statutory provision dealing with health and safety or fire safety matters;

(c) only use devices for monitoring or surveillance in communal areas and then only if—

(i) the monitoring or surveillance is for the purpose of safeguarding and promoting the welfare of children;

(ii) each child’s accommodating authority consents to the monitoring or surveillance;

(iii) children are informed in advance of the intention to carry out monitoring or surveillance;
Explanation of terms in the regulation

‘adequately maintained’

Includes but is not limited to, a clean environment with continuous access to drinking water and hot water.

‘basic items’

Includes but is not limited to, access to a welcome pack of toiletries, period products, adequate clothing, bedding, towels, personal hygiene products, kitchen equipment and so on.

Guidance

Location assessments

The location assessment should inform decisions to accommodate a young person based on the extent to which it can meet their individual needs. Settings should be located in an area that supports young people’s safety, wellbeing and personal development, which takes into consideration young people’s social, educational, employment and training needs. The location of a setting should offer stability and consistency and should support the service’s aims, objectives and ethos, as described in the Statement of Purpose. When establishing a setting, the registered person must ensure that it is suitably located so that young people are effectively safeguarded and can access services to meet needs identified in their relevant plans.

The location assessment should focus on any potential safeguarding concerns, and the accessibility of local services and should take into account publicly

(iv) the monitoring or surveillance is no more intrusive than necessary, having regard to each child’s need for privacy;

(d) ensure that each child is provided with a private bedroom—

(i) with sufficient space to accommodate a reasonable number of personal possessions;

(ii) which is equipped to meet the child’s individual needs;

(iii) which has sufficient telephone or internet connectivity in order to enable the child to maintain relationships and feel connected;

(iv) which is physically secure;

(e) ensure that children are provided with basic items such as bedding, towels, personal hygiene products and kitchen equipment, where a child does not have access to such items;

(f) provide children with a written agreement, in an accessible format, which outlines their rights, the terms and conditions of the supported accommodation, and how they can raise concerns about the provision of supported accommodation;

(g) ensure that the supported accommodation undertaking has adequate levels of insurance to cover all aspects of the provision of supported accommodation.
available local data, such as local crime rates and the availability of amenities and services. The location assessment must involve consultation with appropriate local services which may include the police, the local authority’s children’s services, clinical commissioning groups and other persons the registered person deems relevant. This information should be used to identify and mitigate against a range of risks such as extra-familial risks and exploitation and should include opportunities such as mental health support services and suitable education providers.

At the point of registration, the provider must declare they have carried out a location assessment for each setting which provides reassurance that the accommodation is appropriately located, risks are mitigated, and that positive opportunities for young people are available.

Providers should be prepared to share location assessments with Ofsted at registration and, at Ofsted’s request, at any other time. When a registered provider notifies Ofsted of a new setting, the registered provider may be asked to share the assessment with Ofsted.

The registered person must review the appropriateness and suitability of the location of the premises used for the purposes of the supported accommodation setting at least once in each calendar year. This review should include a full risk assessment, taking into account risks and opportunities presented by the setting’s location, and including any relevant risk mitigation strategies and actions taken to reduce potential risks as well as the views and experiences of young people.

**A welcoming and homely environment**

Any transition to a new setting is a significant event for a young person and each young person will have a unique history that may make certain aspects of their relevant plans challenging or significant. Staff should provide a nurturing environment that is welcoming, supportive, and which provides appropriate boundaries in relation to the manner of conduct expected of young people in supported accommodation, having due regard to the impact of an emergency placement on a young person, if relevant. Accommodation should offer stability and consistency for the young person and offer sustained access to local services as well as protect the young person from harm and isolation.

The registered person must work with the accommodating authority to ensure young people have access to basic day-to-day essentials and physical necessities, such as clean facilities, continuous access to drinking water, hot water, bedding and towels, and so on. Staff should support young people to meet the young person’s basic needs, recognising that many young people in supported accommodation have experienced environments where these needs have not been consistently met. This recognition is an important aspect of demonstrating that the staff are there to support the young person and value them as an individual.
For supported accommodation settings to be nurturing and supportive environments that meet the needs of young people, they will always be homely and welcoming environments. Supported accommodation settings must comply with relevant health and safety legislation (alarms, fire, food storage and hygiene etc.); however, in doing so, settings should seek as much as possible to maintain a domestic rather than ‘institutional’ impression. Providers should take the young person’s needs into consideration to ensure they are providing the right facilities, for example, providing a desk in a young person’s bedroom to promote their education.

To foster a homely environment, young people should be able to access all shared areas of the setting unless there are specific reasons why this would not be the case. Given the high level of independence of the young people who live in supported accommodation, it is not expected that staff would impose limits on privacy and access, unless confronted with an exceptional circumstance that means these limits are needed temporarily to safeguard the young person or other young people in the setting. Any decisions to limit a young person’s access to any area of the setting and any modifications to the environment of the setting, should be short term and made only where this is intended to safeguard the welfare of a young person or any other person. All decisions should be informed by a rigorous assessment of that individual young person’s needs, be properly recorded and be kept under regular review.

**Tailored design**

The registered person should be prepared, within reason, to make adaptations to a setting’s design or layout to meet the needs of disabled young people or young people with specific health issues. The suitability of a setting for a young person according to their specific needs should be discussed and agreed between the registered person and the accommodating authority.

The design of the setting should enable young people to develop skills for independent living within a supportive environment, such as a kitchen with cooking utensils and appliances, washing machine, and so on.

Depending on the level of staffing and staff oversight set out in the Statement of Purpose (Regulation 9) according to the needs of the young people accommodated in the setting, the design of the setting may provide appropriate accommodation and facilities for staff that sleep in the setting overnight.

**Providing personal space**

Young people in supported accommodation may be used to living with a high level of independence and autonomy. It is important that staff respect young people’s privacy as well as promote an environment where all young people living in the setting are respectful of the privacy of others.

Each young person should have reasonable privacy and must have their own private bedroom which is physically secure. In some categories of setting this will
mean that young people should have a bedroom door that is lockable. For example, in shared group accommodation a lockable bedroom is appropriate, whereas lockable bedroom doors may not be practical in, nor would they be in keeping with the ethos of, most family-based settings/supported lodgings.

Young people must have access to the internet or sufficient telephone reception from their bedroom, to enable them to maintain relationships and feel connected.

In most cases, staff should, working with the accommodating authority where relevant, ensure that young people have access to a telephone for private use if a young person does not have a personal mobile phone, or their personal mobile phone is lost, out of credit or broken.

Young people should be provided with appropriate furniture, such as a lockable cabinet or drawers to securely store personal items, including any personal information. Young people should have a separate, spacious bedroom and should not share a bedroom with an adult or another child, unless they are their partner, sibling or child/children. However, siblings who are both accommodated in supported accommodation would not be expected to share a bedroom unless that was their choice. Young people’s views, wishes and feelings should be considered with regard to their personal space and they should be given a choice about how their personal space is decorated.

The registered person should ensure there is a policy on staff entering young people’s bedrooms and that this is communicated from the outset to all young people, such as in the young person’s guide. A young person’s bedroom should not generally be entered without their permission or advance notice, such as for a facilities inspection where relevant. In most instances, staff should inform the young person in advance of a check or inspection and agree a time for the staff member to gain access to the bedroom. Immediate searching without permission may be necessary where there are reasonable grounds for believing that there is a safety risk to the young person or another person. If staff need to enter the young person’s bedroom without permission or advance notice, they should inform the young person that they are entering the room and explain the purposes for entering immediately.

A safe and secure environment

Any service using CCTV or other monitoring equipment in a setting must only do so in communal areas and this must only be to support the safeguarding, protection and wellbeing of young people. Any use of CCTV must be no more intrusive than is needed and should respect the privacy of young people. The registered person must ensure the service is compliant with data protection law, protects young people’s privacy and personal data and inform young people of the use of any surveillance or monitoring equipment and the purpose of its use. The service must gain consent to any monitoring or surveillance by the accommodating authority in writing at the time of placement. The use of CCTV is regulated by the Protection of Freedoms Act 2012 and the Surveillance Camera Code of Conduct (Home Office 2013).
It is the responsibility of the registered person to ensure they adhere to all legal requirements to run all aspects of their service. As such, they must consider, for example, their role as an employer, their responsibilities regarding the buildings they use and associated health and safety considerations including fire safety requirements, and so on.
The support standard (Regulation 7)

Text of the regulation

The support standard

(1)—(1) The support standard is that children receive individual and tailored support that meets their needs.

(2) In particular, the standard in paragraph (1) requires the registered person to—

(a) ensure that children are encouraged and enabled to take a lead role in determining the support they receive and to participate in and influence how the supported accommodation operates;

(b) ensure that plans for support are based on initial referral information, are meaningful and are created in full consultation with the child, taking account of relevant plans for the child;

(c) keep the child’s support under review, taking into consideration the plans for support, and relevant plans, to ensure that the child’s needs continue to be met and that the child is kept safe;

(d) co-operate with the child’s accommodating authority in agreeing the child’s placement plan or, as the case may be, pathway plan;

(e) comply with requests by the child’s accommodating authority to provide—

(i) the accommodating authority with information relating to the child;

(ii) a suitable representative to attend any meeting the accommodating authority may hold about the child;

(f) engage and work with the accommodating authority if the registered person has concerns or if the child’s support needs to be changed, including where that change may mean that the child requires more intensive support;

(g) ensure that processes are in place to enable children to access support from other organisations and community services, such that they are encouraged and enabled to access a range of services, including those offered by advocacy organisations and training providers;

(h) in the event that the registered person or a member of staff considers that an accommodating authority or a relevant person is failing to provide the support set out in a child’s relevant plans, make representations, or, as the case may be, enable staff to make representations, to the accommodating authority or relevant person with a view to ensuring that the child’s needs are met;

(i) ensure that staff seek to develop and maintain effective professional relationships with such persons, bodies or organisations that the registered person considers appropriate, having regard to the range of needs of children for whom it is intended the supported accommodation undertaking is to provide support and accommodation;

(j) before a child arrives or upon a child’s arrival, ensure that the child is given a written guide, in an accessible format, containing information about—

(i) the support and accommodation provided by the supported accommodation undertaking;
(ii) what advocacy support or services are available, how the child may access that support or those services, and any entitlement the child may have to independent advocacy;

(iii) how to make a complaint or representations in relation to the support and accommodation provided and how any such complaint will be dealt with;

(iv) what services and facilities are available that take account of children’s needs arising as a result of cultural differences or disability;

and which the registered person must keep under review, seeking children’s comments before revising the written guide;

(k) ensure a plan for support is in place to support the child to develop the resilience and skills required to transition out of supported accommodation when the child is ready to live more independently;

(l) ensure that an adequate level of support is available to the child to assist with the transition out of supported accommodation;

(m) ensure that children are supported to access education, training or employment;

(n) ensure that children are supported to understand and manage the impact of any experience of abuse or neglect.

Explanation of terms in the regulation

‘relevant person’

The relevant person means any person, body or organisation that the registered person considers to be relevant in relation to the support, protection or safeguarding of a particular child in all the circumstances. See regulation 2(1).

‘resilience’

Qualities that enable a young person to cope with and withstand challenges and difficulties, both mentally and emotionally. Resilience is not just learned practical skills to manage difficult moments alone but relies on the building and maintaining of loving relationships and ongoing emotional support.

‘relevant plans’

Relevant plans are defined in the interpretation section of the Regulations as: any placement plan; any care plan; any pathway plan; any statement of special educational needs; any education, health and care plan (“EHC plan”); or any other plan prepared by that young person’s accommodating authority in relation to the remand or sentencing of that child. If a young person has any of the above plans, they will fall within the meaning of ‘relevant plans’, but a young person may not have all of the plans defined as ‘relevant’ (for example, there will be young people living in supported accommodation who do not have an EHC plan). Similarly, a young person may have a plan that the Regulations define as ‘relevant’, but may have no impact on the issue the provider is considering at that point in time, and providers should not feel obliged to make a plan apply where it does not. The essential point is that a young person’s plans should form the basis of their
support, and providers should work with other relevant authorities as necessary to use their judgement as to what is relevant in each case, taking the plans listed in the definition in the Regulations as a starting point rather than a complete list or a tick-box exercise.

**Guidance**

**Supporting young people**

Staff should take every step to make sure that individual young people are not subject to discrimination, marginalisation or bullying from their peers by virtue of their age, religion or belief, race, disability, ethnicity, cultural and linguistic background, nationality, sex, gender reassignment, gender identity, sexual orientation, marriage or civil partnership, pregnancy and maternity, mental or physical health, or for any other reason.

The registered person and staff should work in partnership with relevant people, as appropriate, to ensure that each young person is provided with support to communicate their views, wishes and feelings and participate as fully as possible in all aspects of the service and their support package. This may include the use of and support to use communication aids, equipment and/or any necessary language support.

The involvement of staff in the day-to-day support of young people will differ across different settings within supported accommodation, which ensures a variety of provision is available and flexible enough to meet the diverse needs of young people. It is the registered person’s responsibility to outline in the Statement of Purpose the arrangements for support the service will provide and the degree of staff involvement so that young people and local authorities are clear on what they can expect. This statement should clarify the characteristics of the young people, according to their needs and/or level of autonomy, who would be suitable for and thrive in the setting. As part of this, the Statement of Purpose should communicate the level of support offered by the service, including details such as the arrangements in place to support young people with special educational needs and disability (SEND), health needs including mental health, to support appropriate matching.

**Working together**

The registered person should ensure that every young person in the service is given tailored and personalised support based on their needs, personal history, levels of autonomy and so on, which informs young people’s individual plan for support. Staff should engage in strategic multi-agency working, including close working with the accommodating authority to produce and deliver a plan for support that meets all the needs of the young person and helps them work towards positive personal outcomes. Young people should be actively involved in shaping their plan for support, which should take into account their views, wishes and feelings. Where there are disagreements, staff should work with young people so they understand all decisions made.
The specific responsibilities of the service towards supporting the health and wellbeing of each young person should be agreed with the accommodating authority and reflected in the young person’s plan for support.

The registered person must ensure that all staff are aware of the young person’s plan for support and that all the young person’s needs are being met through the support package, including accommodation. The registered person should ensure that they and their staff engage proactively with the accommodating authority to contribute fully to the relevant plans for the young person on an ongoing basis.

Supported accommodation settings should be sufficiently flexible and adapt to the changing needs of the young person and without risking destabilising the placement or moving the young person to a different accommodation unnecessarily. Staff should do all they can to ensure safety, security and consistency for young people in a supportive environment. While this provision delivers support and not the level of care that is expected from a children’s homes, like any teenager, a young person in supported accommodation may need additional support or staff involvement during certain periods of the placement. These periods might include but are not limited to: when the young person first arrives at the setting and is adjusting to greater independence; if a young person is dealing with stress or a situation that poses additional strain on their routine and/or mental health; or if there is a temporary change to the young person’s circumstances that requires adjustment.

Staff should work closely with the accommodating authority to review the ongoing suitability of the placement or arrangement and assess the evolving circumstances of the young person to ensure the service continues to provide them with high quality support that meets their needs and keeps them safe. If it becomes apparent that the young person’s needs are such that they require, on a longer term basis, high levels of care from their placement as opposed to the support that can be delivered in supported accommodation, the provider should alert the accommodating authority to consider whether the young person’s placement in supported accommodation is right for them. Young people should be included in these discussions and should be encouraged to express their views, wishes, and feelings, taking a lead role in shaping their support package.

**Building strong and meaningful relationships**

Staff should take an active role in establishing and maintaining healthy, positive, and supportive relationships with young people. Staff should promote appropriate and safe relationships with other professionals involved in the young person’s support package as well as family and friends if appropriate, taking consideration of the young person’s individual background and experiences. Staff should support young people to build and maintain healthy friendships in the local community and build strong relationships and a support system that will follow the young person into early adult life.

Young people should be permitted to have friends to visit them in their accommodation, in line with the setting’s visitor policies. Staff should be skilled in
understanding the range of influences that friendships can have and where appropriate, should encourage those with a positive impact and discourage those with a negative impact.

Preparing for adult living

The service should work with young people to understand what support they need to be able to live independently, including managing finances and how to maintain a tenancy where relevant. The service should work with the accommodating authority, the local authority where the accommodation is located (where different from the accommodating authority), as well as social worker and/or personal adviser where necessary to ensure the young person can access all support that is available to them and, where relevant, signpost the young person to their accommodating authority’s published care leaver ‘local offer’. Staff should support young people to understand the financial support available to them as well as how to access this and manage it well.

The registered person must ensure young people receive the right kinds of support based on their needs to help them develop skills for adult living. This may include arranging support sessions on education and training, including opportunities such as apprenticeships; tools and/or resources to support their mental and physical health; employment, including job and interview skills; domestic skills such as cooking nutritious meals; budgeting; and so on. This support might be delivered through floating support agencies or community-organised sessions.

Young people should be responsible for their own personal hygiene and for regularly cleaning their bedroom as well as common areas, if appropriate. If needed, staff should support young people to develop skills to keep relevant facilities clean and launder their own clothes, bedding and towels.

In general, young people should be responsible for their own day-to-day transportation to and from the setting. Staff should support young people to access transport confidently and safely, including helping them acquire relevant passes and supporting them to use navigation tools to map their routes. Where appropriate, staff should support young people with regard to transport or may provide transport, for example, to accompany them to their first day at college or a new job or in emergency cases so the young person can access further help.

Supporting the health and wellbeing of young people

The registered person and staff should understand the health and mental health needs of young people and support them to access services and medication where appropriate and/or necessary, such as working with young people to encourage them to attend appointments or supporting young people to put measures in place for them to manage their own medication responsibly. This should align with the service’s Statement of Purpose.
The Care Planning Placement and Case Review (England) Regulations 2010 set out that the responsible local authority (meaning the local authority that looks after the young person, i.e. the accommodating local authority) must make sure that its looked after children are provided with appropriate healthcare services. The health and wellbeing of looked after children must be assessed at regular intervals and the young person’s care plan must include an individual health plan setting out the approach that the accommodating authority will follow, and the desired outcomes required to meet the young person’s health. Details of the local authority’s responsibilities for the health of its looked after children are set out in Children Act 1989: Care planning, placement and case review.

Information about the statutory obligations and duties on local authorities, Integrated Care Boards (ICBs) and NHS England to support and promote the health of looked after children is also set out in Statutory guidance on promoting the health and wellbeing of looked-after children. There is a competency framework which details the abilities that enable staff to effectively safeguard, protect and promote the welfare, health and wellbeing of looked after young people and care leavers in Looked After Children: Roles and Competencies of Healthcare Staff.

The Care Leavers (England) Regulations 2010 set out that the responsible local authority must make sure that its care leavers are provided with appropriate healthcare services. Information on the young person’s health and development, that is, the arrangements for the young person’s medical and dental care, must be reflected in their health plan, which was established within their care plan when they were looked after. This plan should also facilitate access to specialist health and therapeutic services as well as detail arrangements in place to support the young person to understand the actions they can take to maintain a healthy lifestyle. Details of the local authority’s responsibilities for the health of its care leavers are set out in Children Act 1989: planning transition to adulthood for care leavers.

For young people with special educational needs and disabilities, staff should establish whether the young person has an EHC plan. If the young person does, staff should take account of the health objectives it specifies.

When considering whether a young person placed in the setting by a different local authority will be eligible for secondary health care services, the setting and the accommodating authority and the local authority in which the setting is located should support the young person to access these services where necessary, taking into account the NHS England guidance on establishing the responsible commissioner: Who Pays? Determining responsibility for payment to providers (August 2020).

The specific responsibilities of the service towards supporting the health and wellbeing of each young person should be agreed with the accommodating authority and recorded in the young person’s relevant plans as appropriate. For looked after children, it is the joint responsibility of the registered person and the
accommodating authority that this is agreed at the time of placement. Staff should work to make the setting an environment that supports young people’s physical, mental and emotional health, in line with the approach set out in the Statement of Purpose.

Young people will have varied pre-care experiences. A large proportion of young people engaged with children’s social care have experiences related to trauma, neglect and abuse. The registered person should ensure that staff are prepared and able to listen to young people who want to talk about who they are and where they come from, including their past experiences and relationships, and support young people to access relevant services where this is required, for example, mental health services. This should be agreed with the accommodating authority. The registered person should encourage staff to engage in regular reflective practice to ensure staff wellbeing is supported, enabling staff to continue to support young people with their experiences of trauma and mental health needs.

A young person’s relevant plans may include a strategy for a particular type of support, treatment, or intervention (for example therapy relating to neglect or abuse). Staff will need to understand the purpose of any such support and the ways in which the past experiences of abuse or neglect may manifest itself in the day-to-day life of the young person.

Staff should have the relevant skills and knowledge to be able to help young people understand, and where necessary work to support them to change negative behaviours in key areas of health and wellbeing such as, but not limited to, nutrition and healthy diet, exercise, mental health, sexual relationships, sexual health, contraception and use of new psychoactive substances (legal highs), drugs, alcohol and tobacco.

**Attending medical appointments and administration of medicines**

Young people should be provided with information on the local GP, dentist, and other health services, including mental health services, upon arrival. Staff should support the young person to access relevant health services, including identifying relevant therapeutic or other treatments in line with their relevant plans. If needed and where the young person has requested this, staff should support young people to book and attend health appointments, with the aim of enabling the young person to manage their own health needs increasingly independently.

Young people in supported accommodation should be responsible for meeting their own day-to-day health needs with support and guidance from the accommodating authority and staff as required and in line with their care/pathway plan. Young people and staff should understand and adhere to agreed arrangements regarding the young person’s health such as taking non-prescription medication, managing prescription medications, booking and attending GP appointments (other than annual check-up), and so on.

In most instances, young people will autonomously store and self-administer their own prescribed medications. For some young people who may need additional
support with their medications, staff should support the young person to ensure safe medication practices, such as providing a lockable medication box, helping the young person set alarms or reminders to take their medications, and so on. In some instances, if the young person requests it, staff may assist with the storing and managing of certain medicines if this assistance is in support of the young person’s journey to do this within increasing autonomy in the future and stay safe while doing so. However, if a young person cannot manage their own ongoing medication needs at all independently it is likely that a higher level of care is needed and supported accommodation is not the right type of setting to meet the young person’s health needs and keep them safe.

Staff should encourage young people to keep records of the administration of their medication. The registered person should ensure the service has policies and appropriate arrangements in place for managing, administering, and disposing of medication, including processes for record keeping. Where the registered person or staff have questions or concerns about a young person’s medication, or their ability to administer this themselves, they should discuss these with the young person, take necessary safeguarding actions, and approach a medical professional such as a General Practitioner (GP) or community pharmacist.

**Choice of expression**

Young people should be supported to express themselves as individuals and should have freedom and choice in relation to their day-to-day arrangements in relation to both activities and personal items such as clothing, technology and leisure items. Young people should have autonomy over their use of technology. Where appropriate, staff should provide advice to young people on how to stay safe online and signpost young people to additional online safety information, such as through the National Society for the Prevention of Cruelty to Children (NSPCC).

Young people should be able to maintain and develop their cultural or religious beliefs as far as practicable and where appropriate, through participation and instruction, and by observing religious requirements including dress and diet.

Staff should support young people in their development of a sense of self and encourage young people to have confidence in their identity, including with respect to cultural, national, and linguistic backgrounds, religion, LGBT+ identities, and so on.

In line with budgeting support offered, young people should be supported to express themselves as individuals, including choosing and buying their own clothes.

**Education and training**

The registered person must ensure the necessary support is given to young people to enable them to access their education, training, and/or employment. Staff should work in partnership with relevant professionals such as Virtual School Heads (VSHs) to promote the educational achievement of young people and
enabling young people’s access to a suitable range of high-quality education options. Further information on the role of VSHs can be found in this guidance on Promoting the education of looked-after children and previously looked-after children.

Support may include helping the young person to use public transport confidently and safely or supporting the young person to use technology to connect with online learning, and so on. Staff should support the young person to access resources around career planning, including facilitating conversations with relevant professionals.

The government has raised the participation in education age so that all young people are now required to continue in education or training until their 18th birthday. Young people can choose how to participate. This can be through full-time education, an apprenticeship or traineeship, or by combining full-time employment with part-time education or training. Whilst the duty to choose is on the young person themselves, it is important that staff encourage the young person to continue their education or training and support them to develop the skills necessary to succeed in the option they choose. Staff should also direct young people to the financial support that is available through the 16-19 Bursary Fund and to the local authority’s young people’s services, who can advise about the options available. Further information on the 16-19 Bursary Fund can be found in this Overview of 16 - 19 Bursary Fund.

Local authorities have a number of responsibilities in relation to education and training for 16- to 19-year-olds, including ensuring sufficient provision is available to meet their needs and supporting them to participate, including providing arrangements for the provision of transport and/or travelling expenses in accordance with their annual transport policy statement. Local authorities are also responsible for identifying young people covered by the duty to participate who are not in education or training. Supported accommodation staff should work with the accommodating authority and local authority in which the setting is located to make sure the young people they are responsible for are getting the support they need to participate. Further information on this can be found in the guidance Participation of young people: education, employment and training.

When accommodating unaccompanied asylum-seeking children in supported accommodation, the accommodating authority and local authority in which the setting is located and the registered person should ensure that young people have access to English language lessons, where needed, as well as other additional support to aid participating and integrating into the community and UK life as per the young person’s relevant plan.

Leisure and community

Where appropriate, staff should encourage and assist young people to participate in a wide range of activities both inside and outside of the setting, such as educational trips, volunteering and leisure activities.
Staff should support young people to understand what local leisure and other community, linguistic, cultural or religious services are on offer and support them to access any relevant leisure passes and encourage participation in activities in the community and wider area, where appropriate. Staff should provide information to young people on any specific local offers directed at opportunity access and inclusion for looked after children and care leavers, such as Care Leaver Covenant support packages.

Transitions

Staff should engage with other professionals, including the accommodating authority, to make sure the agreed plan for progression is followed, ensuring the young person is supported for leaving the care system. Joint planning should start early and should involve the young person throughout so that transitions are managed effectively and according to the young person’s development needs. This includes supporting the young person to develop emotional and mental resilience to cope without the service’s support and continuing to develop practical skills for living independently, such as cooking, housework, budgeting and personal self-care.

As staff will have an understanding of young people’s capabilities and needs, staff will have a valuable contribution to make to the pathway planning process. They should actively seek to make the fullest contribution, working with other relevant persons.

As some supported accommodation settings will also accommodate adults aged 18 and over, there may be potential for a young person to continue being accommodated by the setting after they turn 18. The views and preferences of the young person should be given due regard as they prepare to leave the care system. More information on supporting young people as they transition to independence as well as schemes such as Staying Close, can be found in the guidance Keep on Caring: Supporting Young People from Care to Independence.

Advocacy and the rights of young people

The registered person must ensure that young people have access to appropriate advocacy support, and where possible this should be provided by a person that the young person chooses. Looked after children and care leavers are entitled to an independent advocate to advise them and ensure they have the support needed to express their views, wishes and feelings about their care and lives, and if the young person wishes to make a complaint. Staff should signpost young people to advocacy support such as The Children's Commissioner's Help at Hand service. Further information about complaints and advocacy for children and young people can be found in the guidance Get it Sorted (2004) Guidance on providing effective advocacy services for children and young people making a complaint under the Children Act 1989.

There is a legal requirement for the Independent Reviewing Officer (IRO) of a looked-after child to ensure that the young person understands they have an
entitlement to independent advocacy support arranged by the young person’s local authority (Chapter 3, Independent Reviewing Officers’ Handbook). Supported accommodation staff should complement any explanation given by the IRO by helping looked after children to understand the role of an independent advocate and how they can access one. Staff should regularly remind young people of their right to access an independent advocate, and support them to do so, concerning any matter relevant to the young person’s status as looked after. Independent advocates can support both the young person and the service to seek to redress issues which affect them, such as lack of contact with their social worker, contact with family and leaving care grants, in addition to issues about their support within the service.

There is a legal requirement for the local authority to appoint a personal adviser (PA) once a young person has ceased to be looked after to support with the young person’s transition to adulthood. The role of the PA is to advocate for the young person as well as to provide the young person with advice and support, participate in the assessment, preparation and review of the young person’s pathway plans, keep informed about the young person’s progress and wellbeing. More information on the skills, roles and responsibilities of the PA is set out in Children Act 1989: planning transition to adulthood for care leavers.

Staff should ensure unaccompanied asylum-seeking children and other young people with ongoing immigration concerns have access to suitable support from appropriate persons with regard to immigration and citizenship advice.

Producing a young person’s guide

The registered person should produce a young person’s guide. The young person’s guide must be made available to all young people in a format that is easily accessible and understood by each young person before or when they arrive at the setting. It must be clear and user friendly.

An effective introduction to a setting will ensure that the young person understands the information given to them in the young person’s guide, which must outline important details about the service such as staff rotation and how they can be in touch with staff, and what the young person can expect from the service.

The young person’s guide should be provided in a format that is easily accessed and understood by each young person, taking into account the particular needs and requirements of the young person, including any disabilities or language barriers and/or support needed with immigration matters (where relevant).

The young person’s guide should include information on the location of the setting (including access to local amenities such as shops, transport access and routes, proximity to local colleges, and so on), the facilities of the accommodation, and make reference to how the setting meets the accommodation standard. Information should be included on any processes or rules set out by the service to keep the young people they accommodate safe, such as the use of CCTV in or
outside the premise.

The young person’s guide should help young people to understand:

- The Statement of Purpose and what the day-to-day routine looks like in the setting;
- what support the young person is entitled to through the service (including support delivered through external agencies) in a variety of areas such as education, training, employment, developing independent living skills, and how the young person can access the support, including for their physical and mental health;
- expectations around behaviour and engaging with the service, such as good housekeeping, treating others with respect, and so on;
- policies and agreements around the use of drugs and alcohol;
- arrangements in place for staff entering young people’s bedrooms, such as providing advance notice and when this might not be possible;
- how the young person can make a complaint in line with the service’s complaints procedure;
- how the young person can access advocacy support or independent advocacy if eligible; and
- how the young person can contact the Office of the Children’s Commissioner.

The registered person should review and update the young person’s guide as necessary, making sure young people are consulted prior to making any changes.

**Hearing the views of young people**

Young people should be consulted regularly on their views on the setting’s support in order to inform and influence continued improvement in the quality of support they receive. Due consideration should be given to the diverse needs and abilities of young people in the development and implementation of any consultation processes. Young people should be able to see the results of their views being listened to and acted upon.

Staff should ensure that each young person understands the setting’s procedures and policies for respecting their confidentiality and also when it will not be possible to preserve this – e.g., where protecting a confidence puts themselves or others at risk.

Staff should encourage young people to share any concerns about their support or other matters as soon as they arise. Young people must be able and supported to take up issues or make a complaint and without any fear that this will result in any adverse consequences. Regulation 31 sets out the requirements on the registered person to have a complaints procedure. Young people must be aware of this procedure and be reminded of it as necessary.

The registered person and staff should be familiar with the care/pathway planning processes for looked after children and care leavers and should support young
people to prepare for meetings in relation to this, if needed. While the young
people in supported accommodation are older children with a high level of
independence and responsibility and would be expected to take an active role in
preparing for review meetings, staff should also play a role in these meetings and
support the young person. Staff should support the young person to express their
views, wishes, feelings, and expectations for their future. An independent
advocate can also be called upon to support the young person in their reviews.

The registered person should provide opportunities and support, where needed,
for young people to engage with their accommodating authority, or other such
local arrangements, which enable the views and experiences of young people to
be heard.
The Statement of Purpose (Regulation 9)

Text of the regulation

<table>
<thead>
<tr>
<th>Statement of purpose</th>
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<tr>
<td>(1)—(1) The registered person must compile a statement (“the statement of purpose”) which covers the following matters in respect of the supported accommodation undertaking—</td>
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<tr>
<td>(a) its purpose, including its ethos, core aims and function;</td>
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<tr>
<td>(b) the category or categories of supported accommodation it offers;</td>
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<tr>
<td>(c) the services it provides for children it accommodates and supports;</td>
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<tr>
<td>(d) the characteristics of the children for whom it is intended the supported accommodation undertaking will provide accommodation and support, including the age range, number and sex of the children;</td>
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<tr>
<td>(e) the facilities it provides to the children it accommodates;</td>
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<tr>
<td>(f) a description of the accommodation it provides, including how the accommodation meets the accommodation standard (see regulation 6), how the accommodation might be adapted to meet the individual needs of children it accommodates and the security arrangements in place;</td>
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<tr>
<td>(g) the address of the registered provider’s principal office, except where this is the same address as where the children are accommodated;</td>
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<tr>
<td>(h) the organisational structure, including management structure and staffing arrangements;</td>
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<tr>
<td>(i) how it ensures that the child’s rights and views are at the centre of the support, service delivery and planning;</td>
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<tr>
<td>(j) the arrangements in place to ensure a child is fully aware of their entitlements throughout the duration of their placement in supported accommodation;</td>
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<tr>
<td>(k) the positive outcomes the service seeks to achieve for children and its approach to achieving those outcomes;</td>
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<tr>
<td>(l) the arrangements in place to support the development of children’s independent living skills, in line with their identified individual needs;</td>
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<td>(m) the arrangements in place to promote children’s involvement and progress in education, training or employment;</td>
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<tr>
<td>(n) the arrangements for and policies on protecting and promoting the mental and physical health needs of children, including medication handling, recording and safekeeping;</td>
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<tr>
<td>(o) anti-discriminatory practices in respect of children and their families;</td>
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<td>(p) how it supports the cultural, linguistic and religious needs of children;</td>
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<tr>
<td>(q) details of who to contact if a person has a complaint and how that person can access the complaints policy (see regulation 31);</td>
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<tr>
<td>(r) details of how a person involved in the support or protection of a child can access the supported accommodation undertaking’s child protection policies.</td>
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(2) The registered person must provide a copy of the statement of purpose to the CIECSS and make a copy of it available on request to—
Guidance

The Statement of Purpose is an important document as it sets out what the service offers and how it can meet needs of prospective young people who may be accommodated in the service, and how it is set up and equipped to meet those needs.

If a provider delivers more than one category of supported accommodation, the provider’s Statement of Purpose must address each category. The Statement of Purpose should give a clear overview of the service and act as a reference point for local authorities, young people and other relevant organisations.

The Statement of Purpose should outline the package of support the young person should expect to receive from the service, including any floating support and/or support offered by external agencies. The registered person must ensure that young people understand how to make a complaint. The registered person must have practices in place for dealing with complaints, including recording them and notifying relevant authorities where necessary.

The registered person must keep the Statement of Purpose under regular review to ensure it remains young person focused and indicates how the service provides individualised support that meets the Quality Standards and improves outcomes for the young people it accommodates. Reviews should take into consideration any feedback and complaints by young people in the service so that any changes made have a positive impact on those affected by the change. Young people should be informed of, and given an explanation of any changes to the statement.
The information set out in the Statement of Purpose is an essential part of the process of agreement between the registered person and accommodating authority in ensuring that a placement with the provider is the right one for the young person, and that the service will be effective in responding to and meeting their needs.

Providers should not admit young people to their settings if their needs are such that they could not be met within the provider’s Statement of Purpose.

**Workforce Plan (Regulation 10)**

**Text of the regulation**

**Guidance**

The registered person must have a workforce plan which fulfils the requirements in the Regulations concerning the recruitment and employment of staff.

The workforce plan should set out the management and staffing structure, including any arrangements in place for day-to-day oversight and management of individual premises and the responsibilities staff have in this. This should set out how staff will support young people, including whether for example this is through on-site or floating support or a combination. This should include the staffing levels and how staff respond flexibly to unexpected events to promote continuity of support.

The registered person should ensure that the plan sets out the experience and qualifications of staff and managers, and any training they receive. This should focus on ensuring that the workforce is equipped to deliver against the service’s Statement of Purpose in meeting the needs of young people. The plan should be updated to include any new training and qualifications to be completed by staff while working at the setting and used to record the ongoing training and continuing professional development needs of staff – including the registered service manager.

The registered person is responsible for ensuring that all staff consistently follow the service’s policies and procedures for the benefit of the young people accommodated in the setting. Everyone working in the service must understand their roles and responsibilities and what they are authorised to decide on their own initiative. There should be clear lines of accountability. The service must have clear arrangements in place to maintain effective management in each setting when the registered service manager is absent, off duty or on leave.

All staff should undergo an effective and robust induction. The registered person should ensure that each permanent appointment of an employee is subject to the satisfactory completion of a period of probation. As a result of effective recruitment and induction, staff should feel confident they have the skills to keep young people safe and provide them with high-quality support. The registered person must provide each employee with a job description outlining the employee’s responsibilities. The workforce plan should set out the arrangements for inducting staff.
The workforce plan should detail how the registered person will manage and address poor performance, and any action being taken to improve this, as well as how staff will be supervised and monitored. Where relevant, this should include the planned management structures in place below the registered service manager and how staff are held to account by the registered person.
Management and Administrative Requirements

Registered persons

This section of the Guide follows Part 3 of the Regulations ‘Registered persons’.

Appointment and fitness of registered persons

Regulations 11, 12, 13 and 14 set out the fitness requirements for the registered person, registered provider and registered service manager. See the Explanation of Terms (Annex A) for information on their different roles.

If the registered provider is an organisation, the organisation must appoint a nominated individual (nominate a director to be a named point of contact with Ofsted). The director named by the organisation should satisfy all the same requirements as any individual looking to carry on a supported accommodation service (see regulation 11(7)b)), and act as a point of contact for Ofsted.

Any other registered provider (that is not an organisation) involved in the carrying on of a supported accommodation service must satisfy fitness requirements. This is to ensure that young people’s safety and welfare are protected. The registered provider is accountable for the provider’s supported accommodation service, inclusive of all settings.

The registered provider is responsible for appointing a registered service manager who will manage all the provider’s individual settings and ensure that the service complies with the Regulations. There may be no more than one full-time equivalent registered service manager for the service at any one time, but this can include a job-sharing arrangement. The registered provider must ensure that the registered service manager has the appropriate skills and experience to manage the supported accommodation undertaking effectively and complies with the relevant fitness requirements in the Regulations. This includes a requirement that the registered service manager must have experience of having worked for at least two years, within the five-year period before the day on which they apply to register, in a position relevant to the residential support of children or adults.

If the registered provider runs a service of two or more categories of supported accommodation, the registered service manager must be equipped with the skills and experience to run both/all categories. For some small providers, it is possible that the person who takes on the role of registered provider will also be the registered service manager, if they meet the regulatory requirements for both positions.

The registered service manager should have an understanding of both effective practice in responding to the needs of looked after children and care leavers aged 16 and 17 and of local authority statutory duties to both cohorts and how supported accommodation settings are required to support these.
Ofsted, as the regulator of supported accommodation, can scrutinise the fitness of a registered provider and a registered service manager at any time. This includes being able to demonstrate that they have the essential skills needed to develop the leadership and management of settings within their remit such that the settings have the capacity and capability to meet the Quality Standards.

There is no formal limit to the number of settings that a registered provider can run, but the registered provider must ensure that the registered service manager can effectively supervise the management of all the settings in the service and will also be accountable if the registered service manager fails to do this. The registered provider must have an appropriate structure in place, including leadership and management arrangements, that considers and reflects the breadth, scope and geographical reach of the service being offered. Some large services that operate nationally may consider registering their services by geography as distinct registered providers to ensure the registered service manager can have effective oversight of all the settings, ensuring compliance with the Regulations and Quality Standards.
Staffing

This section of the Guide follows Part 4 of the Regulations ‘Staffing’.

Fitness and employment of staff (Regulations 17 to 19)

Employment and supervision of staff

As set out in the Regulations, the registered person is responsible for maintaining good employment practice. They must ensure that recruitment, supervision and performance management of staff safeguards young people and minimises potential risks to them. Where reasonable and practical, young people in the service should be involved in the recruitment of staff and have the opportunity to contribute their views. Those with a leadership and/or management role should be visible and accessible to staff and able to discharge their leadership and/or management responsibilities.

The registered person should ensure that staff can access appropriate facilities and resources to support their training needs and should understand the key role they play in the training and development of staff in the setting.

The registered person must have systems in place so that all staff, including the registered service manager, receive supervision of their practice from a suitably skilled and experienced professional, which allows them to reflect on their practice and the needs of the young people accommodated in the setting.

A record of supervision should be kept for staff. The record should provide evidence that supervision is being delivered. It is good practice for a note of the content and/or outcomes of supervision sessions to be kept and to ensure that both the person giving the supervision and staff member have a copy of the record, which may be electronic.

All staff should have their performance and fitness to carry out their role formally appraised at least once annually. This appraisal should take into account, where reasonable and practical, the views of other professionals who have worked with the staff member over the year and young people in the setting. As part of the performance management process, poor performance should be addressed by a timely plan to bring about improvement.

Qualifications and professional development of the workforce

The registered person is responsible for setting out the training and qualifications necessary for staff to fulfil their specific roles in delivering the service, but no specific qualifications are mandatory for any staff. Staff should have the knowledge and skills needed to meet the specific needs of the young people in the service, including respecting their individual characteristics and culture. The registered person should be able to demonstrate to Ofsted at inspection the impact of staff training on the quality of provision and the experiences of young people in the setting.
Key areas of staff training and qualifications should include, but are not limited to:

- Safeguarding;
- Health and safety;
- Supporting young people (for example, in their education, training or employment, in their independent living skills, promoting their social and emotional needs, including their mental health, and so on);
- Child development and psychologically informed practices (for example, Trauma Informed Approaches, Psychologically Informed Environments, Adverse Childhood Experiences, attachment theory, adolescent behaviours, emotional dysregulation, positive behaviour support and de-escalation, and so on);
- Equality and diversity; and
- Leadership and management.

**Staffing**

The registered person should plan staffing levels to ensure that they meet the needs of young people and can respond flexibly to unexpected events or opportunities. Staffing structures should promote continuity of support from the young person’s perspective. Due regard should be given if a young person complains or shares a view on how the staffing structure could be improved to promote the best support for them and appropriate action should be taken.

Given the diverse range of settings within supported accommodation, there will be different levels of supervision and staff numbers on site at any one time depending on the setting category and the needs of the young people accommodated in the setting. Where a setting does not have staff on site 24 hours a day, the registered person must have adequate arrangements and sufficient risk mitigations in place to ensure the ongoing safety and support of young people, including access to 24/7 on-call support. The registered person should ensure appropriate arrangements are in place to keep staff safe at work such as lone working procedures or a manager on-call policy.

The use of external agency staff for different kinds of floating support may play a part in the support package for many providers of supported accommodation and can be a positive choice to complement the skills and experiences of the permanent workforce. The registered provider is accountable for the entirety of the support package and this includes ensuring any external agency staff meet the general fitness requirements of staff and have suitable skills and qualifications to deliver a high-quality service that meets the support standard. The use of agency staff should be carefully monitored and reviewed to ensure young people receive continuity of support and can build and maintain strong relationships with the adults who support them.

Contingency plans should be prepared in the event of a shortfall in staffing levels. When considering the number of staff at the setting and shift schedules, the registered person should make an assessment of the implications for young people’s support, including any likely risks. This contingency plan should be recorded and available for inspection by Ofsted and the accommodating authority.
For the protection of staff and young people in the service, depending on the category of setting, the registered person may choose to maintain and store records of staff rosters as well as records of actual hours, which may be electronic.

In a supported lodgings service, as a part of the matching process of a host with a young person, discussions should be had between the host, young person, registered person, accommodating authority, local authority area for the accommodation if the accommodation is in a different area to the accommodating authority, and relevant social or support workers to set expectations and agree arrangements for the placement. Hosts should be involved in the development and review of plans for support to ensure the young person’s needs are met as well as the safeguarding of the young person, the host, and any other residents in the host’s home, including any other children. Discussions may include agreeing hours or a schedule for when the host is typically home and available to the young person for the young person’s support needs.

**Monitoring and review**

The registered person should monitor and review the patterns and trends of staff turnover, whether agency or directly employed, and be able understand and address any negative trends.

The registered person should actively scrutinise the settings and make best use of information from internal monitoring to ensure continuous improvement. The registered person should be skilled in anticipating difficulties and reviewing incidents, such as learning from disruptions and placement breakdowns and they are responsible for proactively implementing lessons learned and sustaining good practice.
Policies for the Protection of Young People and Records

This section of the Guide follows Part 5 of the Regulations ‘Policies for the protection of children and records’.

Safeguarding Policy (Regulation 20)

The safeguarding policy should include arrangements in relation to dealing with allegations involving staff in the service, online safety and to counter risks of self-harm and suicide. All policies should be reviewed regularly and revised where appropriate.

Policies concerning self-harm and suicide should include what arrangements have been put in place to protect young people, which should reflect the Statement of Purpose. Staff should support the young person to access suitable professional support to help keep the young person safe and to help the young person to better understand their previous experiences and behaviours of self-harm (where applicable). Staff should keep appropriate records of self-harming incidents and share relevant information and decisions with the young person’s accommodating authority and other relevant professionals. The young person should be involved in decision making around any changes to their support package and living arrangements.

Missing Child Policy (Regulation 21)

Young people aged 16 and 17 are still children and can face risks, particularly of extra familial harm, sexual exploitation, criminal exploitation or involvement with gangs. Staff should maintain good and consistent communication with young people and be familiar with the young person’s patterns, routines and mental health needs. Staff should be alert to concerning situations and take swift action if they cannot locate or make contact with a young person if that young person hasn’t returned to the setting as expected.

We expect that it would not be appropriate for young people who are known to be at risk of going missing or frequently go missing to be placed in supported accommodation as their needs are such that they would likely require a greater level of care and supervision. As a result of developing strong and trusting relationships and effective communication with young people, staff should encourage young people to keep staff informed of their whereabouts, where appropriate, and maintain good communication about their wellbeing. Where there is a possibility that a young person will go missing from a supported accommodation setting, their care/pathway plan (arranged by their accommodating authority) should include a strategy to minimise this risk.

Local authorities should have in place Runaway and Missing From Home and Care protocols agreed with local police and other partners. Where appropriate,
they should also have agreed protocols with neighbouring authorities. The protocols should be agreed and reviewed regularly with all agencies and be scrutinised by the Local Safeguarding Partnership (LSP).

Statutory guidance on children who run away or go missing from home or care sets out in more detail the steps local authorities and their partners should take to prevent children and young people from going missing and to protect them when they do go missing. All settings within the service must have regard to the relevant aspects of this Guide.

Guidance on the management, recording and investigation of missing persons is also available from the police: College of Policing Guidance on the management, recording, and investigation of missing persons.

If there is a risk that a young person may go missing, staff should do everything they can to help them understand the risks and dangers involved and make them aware of how to seek help if they do go missing.

The registered person must specify the procedures to be followed and the roles and responsibilities of staff when a young person is missing from the service and how staff should support the young person on return to the setting. The service’s procedures must take into account the views of appropriate local services and have regard to police and local authority protocols for responding to missing person’s incidents in the area where the setting is located.

When a young person returns to the setting after being missing, the responsible accommodating authority must provide an opportunity for the young person to have an independent return interview. Staff should take account of information provided by such interviews when assessing risks and putting specific arrangements in place to protect each young person.

Records must be kept detailing all individual incidents when young people go missing from the service. This information should be shared with the accommodating and local authority in which the setting is located, and where appropriate, with the young person’s parents. Monitoring and evaluating missing incidents should be undertaken to identify any gaps in training, skills or knowledge for staff or to record and retain evidence of what worked well. This evaluation should inform the review of the quality of support.

Where a young person goes missing repeatedly or engages in other risky behaviours, the accommodating authority, in consultation with the registered person and the young person’s key workers, should convene a risk management meeting to develop a strategy for managing risks to the young person, which should be reflected in the young person’s support plan. The strategy should be agreed with the young person’s accommodating authority, the local authority where the setting is located if different from the accommodating authority, and the local police.
Behaviour Management Policy (Regulation 22)

The registered person must prepare and implement a behaviour management policy which sets out how appropriate behaviour is to be promoted in the service. The behaviour management policy must also set out measures that should be taken following any exceptional use of restraint which may only be used in relation to young people in the service where it is deemed an appropriate and proportionate response to preventing injury on the very rare and unforeseen occasions where the young person presents an immediate danger to themselves or those around them, or to prevent serious damage to property. The behaviour management policy needs to outline the service’s approach to supporting young people to maintain a reasonable standard of behaviour that reduces the risk or impact on the welfare and protection of themselves and others.

Staff should, where possible be trained in preventative and de-escalation techniques, safe practices around managing difficult behaviour and effective conflict management and conflict resolution. Staff should be expected to use these measures when dealing with challenging behaviour.

It is expected that—given the assessed needs and level of independence, autonomy, and responsibility of young people in supported accommodation—restraint would not be necessary in this provision. Restraint includes physical restraint techniques that involve using force or restricting liberty of movement. Even though the use of restraint in supported accommodation is expected to be extremely rare and exceptional in nature, training may, in some cases, also extend to the use of safe restraint practices.

Staff should not restrict the movement of a young person to keep them inside the setting, even if they have safeguarding concerns. As part of developing and maintaining good and trusting relationships with young people, staff should encourage open dialogue so they can discuss risks and concerns with the young people to support them to keep themselves safe. If staff have concerns around a young person’s safety and/or risk of harm or exploitation, they should follow the service’s safeguarding procedures, according to the provider’s child protection policy.

In the rare event of an extreme emergency where preventative and/or de-escalation methods are not effective in managing the situation and staff are concerned for the safety of any person including themselves, staff should follow the service’s emergency protocols. If the urgency of a situation results in a member of staff restraining a young person for the purposes of preventing harm or injury to any person (including the young person who is being restrained), or to prevent serious damage to property, this should be the minimum restraint for as short a period as necessary to prevent the harm, injury or damage. If restraint is used on a young person, staff must ensure the young person obtains medical assistance if they have been hurt.

If a restraint incident does occur, incident reports must be produced by staff and the registered person to learn from the incident and consider the impact on the
young person. If restraint occurs, the registered person must follow requirements in the Regulations regarding notification of a serious event to Ofsted and each other relevant person without delay.

The impact of a restraint incident on the relationships between the young person and staff or other young people who witness the restraint should be assessed and appropriate action should be taken to manage any consequences. Any young person who has been restrained should be offered emotional support with an appropriately trained staff member as soon as is practicable, ideally within 24 hours of the restraint incident.

A robust review of the incident, including producing relevant records must take place with the young person and relevant key workers such as a social worker, personal advisor or advocate, where possible within 24 hours of the incident. Records should set out the name of the young person, the details of the behaviour that led to the restraint, the time, date and location of the use of restraint, the reason why the restraint took place, what steps were taken to prevent the use of restraint and how the restraint was carried out, who carried out the restraint and a description of any injury to anyone as a result of the incident. The review should provide the opportunity for amending practice and policies to ensure they are lawful and meet the needs of young people.

As part of the review process, young people should be given the opportunity to feedback on how the situation was handled. Within five days of the incident the registered person should have spoken to the young person about the incident, to agree the accuracy of the report and identify any support needs and any steps the registered person has taken to reduce the likelihood of restraint ever needing to be used in future.

The child protection policies should also set out the service’s protocols around managing difficult situations and violent behaviour so that any action taken by staff is measured and proportionate and does not cause unnecessary criminalisation of young people. More information can be found in the national protocol on reducing unnecessary criminalisation of looked-after children and care leavers.

**Contingency Plan Policy (Regulation 23)**

The registered person must prepare and implement a policy which sets out what would happen to the young people accommodated at the undertaking/premises in the event of the undertaking ceasing to provide accommodation (either temporarily or permanently). Ceasing to provide accommodation could be as a result of closure or due to cancellation or suspension of the registration by Ofsted, or the imposition of restrictions on particular settings or conditions imposed by Ofsted. The Contingency Plan Policy must set out the measures that would be undertaken to ensure the appropriate transfer of records.

The Contingency Plan Policy must be provided by the person applying for registration as a registered provider with the application for registration.
The registered person should ensure that disruption to young people’s lives is kept to a minimum in the event of setting closure, that young people are kept informed of what is happening and why and that there is consistency of support throughout.

The registered person must provide the Contingency Plan Policy to the accommodating authority. The registered person should work with the accommodating authority to ensure that alternative accommodation is provided in the event of temporary or permanent closure.

Young People’s Case Records (Regulation 24)

Regulation 24 details the records that must be kept in supported accommodation. All young people’s case records must be kept up to date and stored securely whilst they remain in the setting. Case records must be kept up-to-date and signed and dated by the author of each entry. Young people’s case records must be kept for 75 years from the date of birth of the child, or if the child dies before the age of 18, for 15 years from the date of his or her death.

Staff should be familiar with the supported accommodation provider’s policies on record keeping and understand the importance of careful, objective, and clear recording. Staff should record information on individual young people in a way that does not stigmatise and distinguishes between fact, opinion and third-party information. Information about the young person must always be recorded in a way that will be helpful to the young person.

The supported accommodation setting’s records on each young person represent a significant contribution to their life history. Young people and their parents should be supported to understand the nature of records kept by the registered person and how to access them. Staff should understand their important role in encouraging the young person to reflect on and understand their history, according to their needs. Staff should keep and encourage young people to keep appropriate memorabilia of the time spent living in supported accommodation and help them record significant life events (when the young people wish to do so).

Young people should be actively encouraged to read their records and to add further information to them. They should be regularly reminded of their rights to see information kept about them and be given information about how they might be supported to access their records in later life.

Staff must also be familiar with information sharing requirements relating to the young people that they care for. They should have access to the information sharing policy and procedures specified by safeguarding partners for the area where the supported accommodation setting is located.

If a supported accommodation setting closes or is taken over by a different registered provider, it is important that young person’s case records continue to be stored securely for the required period of time so that young people can access their case records in later life. If the registered provider runs other settings, the
case records must be kept in the nearest setting. In cases where the setting and its registered provider cease to operate entirely, the case records must be passed to the young person's accommodating authority.
Notifications and Complaints

This section of the Guide follows Part 6 of the Regulations ‘Notifications and complaints’.

Notification of a serious event (Regulation 27)

Regulation 27(1) and (2) require the registered person to notify a specified list of people in the event of the death of a child, or if there is a referral of an individual working in the home in accordance with section 35 of the Safeguarding Vulnerable Groups Act 2006. In addition, the registered person must notify other relevant persons – this may include other professionals, services, organisations, agencies or establishments who are or have been involved in the young person’s care. It is for the registered person to judge who else it is appropriate to notify depending on the individual circumstances of the incident.

Regulation 27(3) requires the registered person to notify Ofsted and other relevant persons if one of the situations specified in regulation 27(3)(a)-(e) occurs, or if there is an incident relating to the protection, safeguarding or welfare of a child living in the home which the registered person considers to be serious (27(3)(f)).

Examples of incidents that are likely to be considered serious affecting the welfare of a child include: a child being the victim or perpetrator of a serious assault; a serious illness or accident; a serious incident of self-harm, or serious concerns over a young person’s missing behaviour, particularly where the young person is considered to be at greater risk due to age or vulnerability or where they have been missing for a considerable period of time and their whereabouts is unknown. This is not an exhaustive list and registered persons must assess each case individually taking into account any patterns of behaviour or unusual behaviour which may indicate an increased risk to the young person. Registered persons should also consider the frequency of incidents and judge whether their cumulative effect makes notification appropriate even if in isolation each event would not warrant this.

An event is serious if it has a significant and direct adverse impact on the protection, safeguarding or welfare of children and/or adults, or entails significant damage to property. The registered person must notify Ofsted if there is any other incident relating to a young person which the registered person considers to have a direct adverse impact on the welfare of the child, children or adults. Ofsted would not need to be notified in the event of all incidents of injury, the registered person should use their professional judgement as to whether an incident is serious enough to need reporting.

It is for the registered person to judge whether the incident is sufficiently serious to make formal notifications and, if it is, which other relevant persons may be notified, for example, the police, probation service, health professionals, the local authority for the area the home in which the supported accommodation provision is located
in (if this is not the young person’s accommodating authority) and others involved with the care support or protection of the young person.

The registered person should have a system in place so that all serious events are notified, without delay, to the appropriate people. The system should cover the action that should be followed if the event arises at the weekend or on a public holiday. Notification must include details of the action taken by the registered person in response to the event.

The registered person’s record of the event must include a description of the action taken and the outcome of any resulting investigation. Following a notifiable event under regulation 27 the registered person should contact the placing authority to discuss the need for further action.

The registered person should also have a system for notification to responsible authorities of any serious concerns about the emotional or mental health of a young person such that a mental health assessment would be requested under the Mental Health Act 1983.

**Complaints (Regulation 31)**

The registered person must establish a procedure for considering complaints made by or on behalf of young people. The procedure must ensure that no person who is the subject of a complaint takes any part in its consideration or investigation, except at the informal resolution stage if the registered person considers it appropriate.

The registered person must ensure that a record is made of any complaint, the action taken in response, and the outcome of any investigation. The registered person must ensure that no child is subject to any reprisal for making a complaint or representation.

At the request of Ofsted inspectors, the registered person must supply a statement containing a summary of any complaints made during the preceding 12 months and the action that was taken in response to each complaint.

The registered person does not need to deal with a complaint that is being dealt with under the procedure provided for in the Children Act 1989 and the Children Act 1989 Representations Procedure (England) Regulations 2006 but the registered person does need to ensure that a child is not subject to reprisals for making a complaint or representations under the Children Act 1989 procedure.
Reviewing and Monitoring Supported Accommodation

This section of the Guide follows Part 7 of the Regulations ‘Reviewing and monitoring supported accommodation undertakings’.

Quality of Support Review (Regulation 32)

The registered person should undertake a review that focuses on the quality of support provided by the service and the experiences of young people living in the each of the provider’s settings, looking at the impact the support is having on outcomes and improvements for the young people.

The processes the registered person puts in place to enable such a review to take place should allow for a report to be generated at least once every six months. This report should be sent within 28 days of completion to Ofsted and the accommodating authority of all young people in the service who are looked after children or care leavers.

The review must be robust and must consider feedback and evidence from all settings under the provider’s registration.

The registered person is responsible for deciding what each review should focus on, based on the specific circumstances of the service at that particular time and any areas of high risk to the young people in the service, considering any settings that are designed or tailored to support a cohort with specific needs. The registered person will also consider what information or data recorded in the settings will form part of the evidence base for their analysis and conclusions. There is no expectation that the registered person will review the service against every part of the Quality Standards every six months – the registered person should use their professional judgement to decide which factors to focus on.

The review should enable the registered person to identify areas of strength and possible weakness in the service’s support, which will be captured in the written report, which must be submitted to Ofsted. The report should clearly identify any actions required for the next 6 months of delivery within the service, including any specific actions to individual settings if appropriate, and how those actions will be addressed. The whole review process and the resulting report should be used as a tool for continuous improvement of the service.

Absence of Registered Service Manager and other changes (Regulations 33 and 34)

When the registered service manager proposes to be absent from the supported accommodation provision for a continuous period of 28 days or more, the registered provider must notify Ofsted of the proposed absence in writing (regulation 33). The registered provider must also make sure that appropriate
arrangements are made to ensure that there is no disruption to the service provided to young people during the registered service manager’s absence.

Other than in an emergency situation, or due to unforeseen absence, the registered provider must give at least one month’s notice of the registered service manager’s absence to Ofsted or agree a shorter notice period with Ofsted. The registered provider must give information on the expected length of the absence, the reason for the absence and the arrangements that have been made for the management of the service in the absence of the registered service manager. The registered service manager must provide Ofsted with the name, address, qualifications and experience of the person who will be responsible for the supported accommodation service during the registered service manager’s absence. The registered provider must also specify the arrangements that have been made, or are proposed to be made, for appointing another person to manage the supported accommodation service during the registered service manager’s absence.

If the registered service manager’s absence is as a result of an emergency, or otherwise unforeseen, then the registered provider must give Ofsted notice of the absence with one week of the start of the absence. The registered provider must give information on the expected length of the registered service manager’s absence, the reason for the absence and the arrangements that have been made for the management of the service in the absence of the registered service manager. The registered service manager must provide Ofsted with the name, address, qualifications and experience of the person who will be responsible for the supported accommodation service during the registered service manager’s absence. The registered provider must also specify the arrangements that have been made, or are proposed to be made, for appointing another person to manage the supported accommodation service during the registered service manager’s absence.

The registered provider must notify Ofsted when the registered service manager returns to work, and this must be done no later than 7 days after the registered service manager’s return to work.

Anyone who is appointed by the registered provider to manage the service in the absence of the registered service manager must be registered with Ofsted if they are not already registered.

Other Changes

The registered person must also notify Ofsted of a range of other changes to the running of the supported accommodation provision as soon as is reasonably practical (regulation 34). This includes: when a person other than the registered person carries on or manages the supported accommodation service and when a person ceases to carry on or manage the supported accommodation service.
When the registered provider is an individual, the registered person must also notify Ofsted if the registered provider’s name changes. If the registered provider is a partnership, any changes in the membership of the partnership must be notified to Ofsted. If the registered provider is an organisation Ofsted must be notified if the organisation’s name or address changes, or if there are changes of director, manager, secretary or similar position within the organisation. Changes to the identity of the nominated individual must also be notified to Ofsted. Any changes to the ownership of a company that is the registered provider must also be notified to Ofsted.

If the premises cease to be used, or are intended to be ceased for use, then the registered person must give notice to Ofsted in writing not more than 10 working days from when the registered person becomes aware of that decision.

Where additional supported accommodation premises are acquired, or where there is an intention to acquire additional supported accommodation premises the registered person must give Ofsted written notice, as soon as is practicable, of the category of accommodation for the premises, address of the premises, the characteristics of the young people for whom it is intended (age range, number of young people and whether it is mixed or single-sex provision).

The registered person must give notice in writing to Ofsted within 72 hours if accommodating a young person for the first time in any supported accommodation premises which did not form part of the registered person’s initial registration, or where accommodating a young person and doing so brings previously unused premises back into use.

**Death of a Registered Person (Regulation 42)**

If more than one person is registered in respect of a supported accommodation service, and a registered person dies, the other registered person must notify Ofsted of the death in writing without delay.

If only one person is registered in respect of a supported accommodation service, and that person dies, that person's personal representatives must notify Ofsted in writing, without delay, of the death, and within 28 days, of their intentions regarding the future running of the supported accommodation service.

The personal representatives of a deceased registered provider may carry on the supported accommodation undertaking without being registered in respect of it for a period not exceeding 28 days. Ofsted may extend the period further, provided that it does not exceed one year, but the deceased's person’s personal representatives must have been notified of this in writing by Ofsted.

The personal representatives of the deceased registered provider must appoint a person to be registered as the registered service manager, and must have regard to young people’s welfare when acting in relation to the operation of the supported accommodation service and its future.
## Annex A: Explanation of terms

The following descriptions explain terms used in the Regulations and adds further explanation in accordance with s.23(1A) CSA 2000.

<table>
<thead>
<tr>
<th>Term</th>
<th>Explanation of term</th>
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<tbody>
<tr>
<td>Placement</td>
<td>For looked after children, a placement refers to the commissioned setting organised by the local authority and agreed with the provider where the young person will be accommodated and will receive a support package.</td>
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<td></td>
<td>For care leavers, the local authority “arranges” accommodation with support in agreement with the provider.</td>
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<tr>
<td></td>
<td>For the purpose of this Guide, the word ‘placement’ has been used to encompass commissioning practices for both looked after children (i.e. placements) as well as care leavers (i.e. arrangements) and designates the organised and matched accommodation with support.</td>
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<tr>
<td>Premises</td>
<td>The premises are the settings that are used for the purposes of providing supported accommodation by a supported accommodation undertaking.</td>
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<tr>
<td>Accommodating authority</td>
<td>The local authority that is responsible for placing a looked after child or arranging accommodation for a care leaver in supported accommodation.</td>
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<td>Registered person</td>
<td>The registered person means the registered provider or the registered service manager.</td>
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<tr>
<td>Registered provider</td>
<td>An organisation, partnership or individual who is registered under Part 2 of the 2000 Act responsible for carrying on the service.</td>
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<td></td>
<td>As a registered person, the registered provider is responsible for ensuring compliance with the Regulations and upholding the Quality Standards across all settings in the service.</td>
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<td></td>
<td>If the registered provider is an individual or partnership, each individual and/or partner of a partnership must meet the fitness requirements for this role.</td>
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<td></td>
<td>If the registered provider is an organisation, the registered provider must nominate an individual to be a point of contact for Ofsted. Local authorities can also register as a provider of supported accommodation.</td>
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<tr>
<td>Registered service manager</td>
<td>The registered provider must appoint a registered service manager who is accountable for overseeing the management of all the provider's settings. The registered service manager must meet the fitness requirements for this role. For some small providers, it is possible that the individual who is the registered provider will also take on the role of the registered service manager, if they meet the fitness requirements for the registered service manager.</td>
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<tr>
<td>Staff</td>
<td>For the purposes of the Regulations and this Guide, staff are inclusive of hosts of supported lodgings as well as agency staff and volunteers working in the service. The accommodating authority, the registered provider and hosts should agree on clear roles and responsibilities of hosts and any agency staff or volunteers involved in delivering support or accommodation to a young person in the service.</td>
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<tr>
<td>Supported accommodation undertaking</td>
<td>Supported accommodation undertaking means an undertaking which consists of, or includes, arranging the provision of supported accommodation.</td>
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<tr>
<td>Young people or young person</td>
<td>Any reference to the term 'young person' or 'young people' in this Guide includes any person who is a looked after child or care leaver aged 16 or 17 who is living in supported accommodation either through a placement or arrangement by a local authority.</td>
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