Children travelling to the UK

This leaflet explains our legal obligations to keep children safe. We have also included information which you may find useful the next time you travel.
Border Force has a duty under Section 55 of the Borders, Citizenship and Immigration Act 2009 to safeguard and promote the welfare of children. We take this duty very seriously and work to protect vulnerable children and those who may potentially be trafficked.

If you are travelling with a child (under 18) and are not the child’s parent, or may appear not to be the parent (for example, if you have a different family name), we may ask you a few questions to establish your relationship with the child. We will always do this as quickly as possible and in a way which is sensitive to the interests of the child and the adult involved.

We hope you appreciate the importance of the additional checks we carry out for children travelling into the UK and understand the reasons for them should you feel you have been unduly delayed.

We do not wish to delay your journey any longer than necessary. It may help you next time you travel if you could carry evidence of your relationship with the child and/or the reason why you are travelling with the child.

This evidence could include copies of:

- a birth or adoption certificate showing your relationship with the child
- divorce / marriage certificates if you are the parent but have a different surname to the child
- a letter from the child’s parent/s giving authority for the child to travel with you and providing contact details if you are not the parent.

Border Force officers will seek to establish the relationship between children and the adults who are accompanying them or who are meeting them on arrival in the UK, before allowing them to leave the UK border. Performing these checks does not affect the right to freedom of movement for UK and other EEA citizens.