Behaviour support in out-of-home care

Summary: This document is designed to inform the behaviour support practice of FACS staff working in out-of-home care. It may be used as a guide by non-government out-of-home care service providers to develop their own Behaviour Support policy.
Document approval

The behaviour support in out-of-home care guidelines have been endorsed and approved by:

Deidre Mulkerin
Deputy Secretary
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1 Purpose

This document is designed to provide high level guidance for NSW Department of Family and Community Services (FACS) staff and service providers about behaviour support for children and young people in out-of-home care (OOHC). The document provides advice on appropriately supporting behaviour, behaviour support planning, prohibited and restrictive practices. It is not intended as a comprehensive resource for supporting the behaviour of children and young people in OOHC. Please refer to links to additional resources provided.

This document provides guidance on developing a behaviour support policy in order to meet the requirements of FACS, the Office of the Children’s Guardian (OCG) and NSW legislation. It is the responsibility of service providers to develop a behaviour support policy for their organisation and provide behaviour support training for carers and staff that care for children and young people.

1.1 Background and policy links

The Children and Young Persons (Care and Protection) Act 1998 (Care Act) and the Children and Young Persons (Care and Protection) Regulation 2012 (Care Regulation) provide the legislative framework for the provision of behaviour support and development of behaviour support policies in OOHC.

The Care Act provides the authorised carer of a child or young person with the authority to correct and support their behaviour. The Care Act and Care Regulation also provide limitations around that authority. The behaviour support provided in OOHC, as well as the policies and procedures underpinning this support, must also comply with the United Nations Convention on the Rights of the Child and relevant NSW legislation.

Section 181 of the Care Act requires the OCG to accredit ‘designated agencies’ that may provide OOHC services (referred to as OOHC service providers in this document). Service providers are required to submit their behaviour support policy, psychotropic medication policy and procedure for use of physical restraint as part of their application for accreditation as a designated agency.

These guidelines provide advice for FACS staff and services providers to fulfil their obligations under the legislation, NSW Child Safe Standards for Permanent Care and the United Nations Convention on the Rights of the Child.

For links to relevant legislation and human rights:

- Care Act
- Care Regulation
- United Nations Convention on the Rights of the Child

This document was developed in consultation with the following areas of FACS:

- Aboriginal Policy Unit
- Accreditation
Cross Cluster Operations and Business Support
- Directors Community Services
- Intensive Support Services
- Legal
- Office of the Senior Practitioner (Community Services)
- Psychological Services

This document has been developed using the FACS Behaviour Support Casework Practice Mandate, the OCG Guidelines for Designated Agencies for Developing a Behaviour Management Policy and relevant research.

2 Glossary

The table below is a list of terms, keywords and/or abbreviations used throughout this document.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Aversives</td>
<td>A prohibited practice that involves applying something painful or unpleasant to a child’s face or body, in order to stop a specific behaviour.</td>
</tr>
<tr>
<td>Behaviour(s) of concern</td>
<td>Behaviour that is of such intensity, frequency or duration that the physical safety or emotional wellbeing of the child or young person, or others around them, is at significant risk (i.e. beyond what is usually expected for the child or young person’s developmental stage). Behaviours of concern may include psychological symptoms, including detachment and dissociation, or the absence of behaviours that are usually expected for a child or young person’s age. The behaviour may limit the person’s access to their usual activities, services, experiences and places they would go. Behaviours of concern substantially interfere with the acceptance of a child or young person by their community and disrupts their quality of life, and that of their family, peers and carers. The concerns involved often go beyond the impact and effect of the behaviour, but also to the challenge that family, carers and staff may experience in attempting to provide support in an ethical, appropriate and effective manner.</td>
</tr>
<tr>
<td>Behaviour support expert</td>
<td>For the purposes of this document, a</td>
</tr>
<tr>
<td>Behaviour support expert is a psychologist, occupational therapist, social worker or equivalent professional with specialist training and expertise in behaviour support. For example, FACS Psychologists are considered to be behaviour support experts. The Psychological Services ‘Positive Behaviour Support’ training is foundational and does not qualify a staff member as a behaviour support expert.</td>
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<tr>
<td><strong>Behaviour support plan (BSP)</strong></td>
<td>Also known as a behaviour management plan or behaviour intervention support plan, it is a structured planning tool designed to strengthen positive behaviours, improve quality of life and promote the personal interests of the child or young person. It aims to reduce and prevent behaviours of concern, and keep the child or young person safe, by equipping the carer or staff with appropriate strategies. It takes into account the causes and underlying functions of the presenting behaviour, including the effects of trauma.</td>
</tr>
<tr>
<td><strong>Carer</strong></td>
<td>For the purpose of this document ‘carer’ refers to foster carers, relative carers, kinship carers, prospective guardians and prospective adoptive parents. Carers are also known as ‘authorised carers’ as they must be authorised under section 137 of the Care Act to provide care to children and young people.</td>
</tr>
<tr>
<td><strong>Caseworker</strong></td>
<td>Also known as a case manager, the staff member responsible for working with clients in OOHC. FACS caseworkers may be responsible for working with NGO service providers. FACS caseworkers report to the ‘Manager Casework’.</td>
</tr>
<tr>
<td><strong>Chemical restraint</strong></td>
<td>The intentional use of medication to restrain a child or young person’s behaviour or movement where no medically diagnosed condition is being treated, where treatment is not necessary or where it amounts to overtreatment. The intended effect of the medication may be to sedate for convenience or disciplinary purposes. The medical practitioner may have ceased recommending the medication or it may have been prescribed by a registered</td>
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<tr>
<td>Term</td>
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<tr>
<td>medical practitioner but used contrary to instructions.</td>
<td></td>
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<tr>
<td>Intensive Therapeutic Care</td>
<td>The system of OOHC services that support children and young people with identified high and complex needs who are either unable to be supported in foster, relative or kinship care or require specialised and intensive supports to maintain stability in their care arrangements (previously referred to as Residential Care).</td>
</tr>
<tr>
<td>Office of the Children’s Guardian (OCG)</td>
<td>An independent, statutory authority committed to delivering better outcomes for children and young people in OOHC. The OCG is a regulator – not a provider of care services.</td>
</tr>
<tr>
<td>Manager Casework (MCW)</td>
<td>See ‘supervising case staff’ definition below.</td>
</tr>
<tr>
<td>Out-of-home care (OOHC)</td>
<td>All types of OOHC services unless otherwise specified. OOHC is a pathway to a permanent home for a child or young person, not a long term form of support. This is assisted by the use of short term and interim court orders rather than long term parental responsibility for a child or young person to the Minister until they reach 18 years.</td>
</tr>
<tr>
<td>Overcorrection</td>
<td>A response to a child or young person that is out of proportion to the original behaviour, e.g. requiring a young person to clean an entire room because they have deliberately tipped a meal onto the floor.</td>
</tr>
<tr>
<td>Principal Officer</td>
<td>A legally defined position that refers to the person with overall responsibility for supervising a service providers arrangements for providing statutory or supported OOHC. For each FACS district, the Principal Officer is the Director Community Services or Director Operations nominated to the position. For Sherwood House and Intensive Support Services the Principal Officer is the Secretary, FACS. For more information see fact sheet 6 on the OCG website.</td>
</tr>
<tr>
<td>Prohibited practice</td>
<td>Practices that must not be used. They are unethical and are often illegal.</td>
</tr>
<tr>
<td><strong>Psychotropic medication</strong></td>
<td>Psychotropic medication is any prescribed medication which affects cognition (such as perception and thinking), mood, level of arousal and behaviour.</td>
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</tr>
<tr>
<td><strong>Restrictive practice</strong></td>
<td>Also known as restricted practices, refers to any practice or intervention that has the effect of restricting the rights or freedom of movement of a child or young person, with the primary purpose of protecting the person or others from harm. Please note: detailed information about what constitutes a restrictive practice and appropriate uses can be found in the ‘restrictive practice’ section of part five below.</td>
</tr>
<tr>
<td><strong>Service provider</strong></td>
<td>For the purpose of this document this term refers to non-government organisations that provide OOHC services for children and young people.</td>
</tr>
<tr>
<td><strong>Staff</strong></td>
<td>For the purpose of this document this term refers to any OOHC staff that provide day-to-day care for a child or young person.</td>
</tr>
<tr>
<td><strong>Supervising case staff</strong></td>
<td>The manager of caseworkers and/or OOHC staff. The FACS terminology for this position is the ‘Manager Casework’ (MCW).</td>
</tr>
<tr>
<td><strong>Supervisory responsibility</strong></td>
<td>Legally defined by section 140 of the Care Act, refers to the responsibilities a designated agency (service provider) has in their supervision of a placement of a child or young person in OOHC with an authorised carer.</td>
</tr>
<tr>
<td><strong>Therapeutic Specialist</strong></td>
<td>A clinical expert in trauma informed therapeutic care. The role plays a critical oversight and coordination function within Intensive Therapeutic Care and the broader OOHC service system. A Therapeutic Specialist is considered to be a behaviour support expert.</td>
</tr>
<tr>
<td><strong>Trauma informed</strong></td>
<td>Practice and interventions informed by an understanding of the psychological and physical impacts of trauma experiences on the developing child.</td>
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</table>

Note: the terms ‘children and young people’, ‘child’, ‘children’ are sometimes used interchangeably in this document. The Care Act defines a child, as “a person who is under the age of 16 years” and young person as “a person who is aged 16 years or above but who is under the age of 18 years”.

3 Scope and application

This document applies to FACS staff and OOHC service providers. It is to be used to inform the practice of FACS caseworkers and FACS staff who work with children and young people in OOHC. Non-government OOHC service providers may use this document as a resource when developing their own behaviour support policy.

4 Behaviour support in OOHC

Children and young people in OOHC have the right to be kept safe, be supported and encouraged to develop positive behaviours. They have a right to feel cared for, and be treated with dignity. This can be achieved by equipping carers and staff with appropriate strategies to help children and young people stay safe and achieve their personal goals. These guidelines provide advice on positive support, preventing and addressing the behaviours of a child or young person which may be harmful to themselves or others, and strategies that must not be used.

4.1 Positive behaviour strategies

FACS recommends the use of appropriate positive strategies to support a child or young person’s behaviour, such as strength based approach, role modelling and effective discipline within a safe and caring relationship. The aim is to provide a respectful and sensitive environment in line with the NSW Framework for Therapeutic Care.

Children and young people should be encouraged to develop and build appropriate social and emotional skills. They need to be empowered to achieve and maintain their individual lifestyle goals, and establish positive attachments with adults that care for them. Many children and young people in OOHC have experienced trauma and need support to address that trauma. Traumatised children need to feel safe before they can behave appropriately.

4.1.1 Positive behaviour strategies and case planning

Carers and staff need to be equipped with strategies to promote appropriate behaviours, address the underlying reasons for concerning behaviours and keep the child or young person safe. FACS and other OOHC service providers can help carers and staff to develop these strategies through evidence-based training and support.

As part of case planning, caseworkers (and service providers) are to provide support to carers to help them to:

- develop positive parenting responses to influence a child or young person’s behaviour and model positive behaviour
- be supportive and respond to the child or young person in a way that reduces rather than escalates behaviours of concern
- nurture the child or young person and develop their talents
keep the child safe.

Caseworkers are to inform carers that they:

- need to help the child to feel safe as they may be feeling a high level of anxiety
- are responsible for encouraging a child or young person to develop positive behaviours
- have responsibility for making day to day decisions to support and manage a child's behaviour, which includes using positive parenting methods
- cannot use prohibited practices for behaviour support (for more information see the ‘behaviour support planning’ and ‘prohibited practice’ sections below)
- can only use restrictive practices when authorised to do so as part of a behaviour support plan (for more information see the ‘restrictive practice’ section in part five below).

Carers are to be made aware that if a child or young person’s behaviour is concerning they should ask their caseworker for advice and support.

Caseworkers should talk with the carer and the child or young person about:

- the behaviour support techniques the carer can use
- the best way to support the carer and child.

**Practice advice:** Children in care may have been maltreated in the past, making it difficult for them to trust adults. They may feel very anxious for long periods of time, get upset more easily and find it difficult to calm down. When a child or young person has an emotional outburst it can be very confronting. Carers and staff should try to stay calm, not take the behaviour personally and avoid getting into a power struggle. It is helpful for carers or staff to reflect on their own triggers and be ready with strategies to calm down, such as walking away and discussing the issue later.

FACS provides advice and strategies to support positive behaviours and provide effective discipline on the ChildStory Caring website and have developed a series of videos on supporting children who've experienced trauma.

The following organisations provide resources on positive behaviour support strategies and parenting:

- [Relationships Australia NSW](https://www.relationshipsaustralia.org.au)
- [The Raising Children Network](https://www.raisingchildren.net)
- [Kids Matter](https://www.kidsmatter.org.au)
- [Child Family Community Australia](https://www.childfamilycommunity.com.au)

### 4.1.2 Structured behaviour support planning

Carers and/or staff who care for a child or young person need more structured support in situations where there are more complex or concerning behaviours and psychological symptoms. This support is provided through a collaborative process of planning, implementing and updating strategies to address any behavioural concerns and to build competencies. The process is documented within a behaviour support plan (BSP).
A BSP is required when:

- a medical practitioner or specialist prescribes the child psychotropic medication
- a behaviour support expert determines that physical restraint is required to keep the child safe
- approved restrictive practices are recommended
- the child or young person's behaviour is dangerous to themselves or others and/or is having a major impact on their daily functioning.

For detailed information about when and how to develop a BSP, maintaining a BSP, use of psychotropic medication, restrictive practices and legal requirements around these practices see part five below.

### 4.2 Understanding the reasons for behaviour

Children and young people in OOHC are likely to have experienced a range of adversity early in their life. It is important to remember and be sensitive to the factors that may have shaped their behaviour, such as:

- neglect
- exposure to drugs or alcohol before birth
- being exposed to violence, abuse and trauma early in life
- health and developmental issues
- inconsistent parenting
- not being taught a positive way of getting what they need
- learning that being disruptive gets attention
- trying to cope with grief, loss and separation
• repeated rejections by loved ones and feelings of abandonment
• lack of a stable home, family and school life due to moving in and out of care or placement breakdowns
• having to adjust to new environments with different rules and ways of doing things too often.

As a result children and young people in care may react or behave in ways that carers and staff find confronting. Children and young people may withdraw or not display behaviours expected for their age or development. Behaviours that carers or staff find concerning usually serve a need for a child or young person and can often be attributed to their traumatic experiences. Children and young people should be supported to learn alternative ways of meeting their needs that enhance the wellbeing and safety of themselves and those around them.

4.2.1 Influence of environment and context
Children and young people have the best chance to thrive in settings that are engaging and supportive. The way that carers and staff interact with children and young people, the activities they promote and the physical environment in which they work has an important impact on their development. Behaviours of concern should not automatically be viewed as an expression of deviance or abnormality, and their history and context should be considered. Children and young people may need to learn how to behave appropriately in a given setting or environment.

4.3 Children and young people from Aboriginal communities
It is important to acknowledge the pain and suffering that separating Aboriginal and Torres Strait Islander children and young people from their families and communities has caused, especially those from the Stolen Generations, and to their families and descendants.
For Aboriginal people, trauma has had an additional intergenerational impact due to past policies and practices. This has resulted in an accumulative effect, and inter-generational trauma that is affecting potential life opportunities. Healing based support is required to address this trauma, promote cultural identity, connections and community participation. Healing is a central element of the NSW Government’s OCHRE strategy for Opportunity, Choice, Healing, Responsibility and Empowerment. Behaviour support planning is expected to be consistent with this strategy.
Approaches to healing should be culturally embedded, and therefore must be led by Aboriginal people. A trauma informed and culturally embedded approach must be incorporated into all work with Aboriginal children, young people, family, kin, carers and community, including behaviour support. The behaviour support planning and policies of Non-Aboriginal agencies providing services to Aboriginal children and young people must be underpinned by meaningful cultural planning.
4.3.1 Culturally aware behaviour support
The behaviour support provided for Aboriginal children and young people is to be:

- culturally appropriate
- consistent with the child or young person’s cultural care plan
- actively involve the kin and family that care for the child or young person, as well as the child’s biological family whenever possible
- facilitated by Aboriginal staff and carers whenever possible, or when not possible, by culturally competent non-Aboriginal staff and carers.

4.3.2 Importance of kin and relatives
A meaningful connection to family and kin helps a child or young person to develop a sense of belonging and identity, leading to greater resilience and lifelong wellbeing. Aboriginal children and young people can be supported to develop these connections though behaviour support planning that actively involves their relatives and kin, and that is consistent with their cultural care planning.

The definition of ‘family’ within Aboriginal communities and culture is distinctly different from the Anglo-Australian nuclear family model. Aboriginal family structures are characterised by collective parenting models that involve both immediate and extended family members. The Elders of an Aboriginal community can also play a key role in teaching children respect and the customs of their community.

Practice advice: Members of a child or young person’s relative and kinship group can have a major influence on their behaviour. Family and kin should be given opportunities to contribute to the decision making for behaviour support planning and should be engaged throughout the process.

This means talking to the family and kin who care for the child or young person and gaining their input when planning behaviour support. Caseworkers can also speak to the child’s biological parents for advice about the child’s behaviour and how they have successfully managed behaviours of concern in the past. When a Behaviour Support Plan has been developed, talk to the family and kin about what it means, answer their questions and give them the support they need to implement the strategies.

Detailed guidance for Aboriginal carers is available through the FACS ‘Raising Them Strong’ resource project.

The Aboriginal Child, Family and Community Care State Secretariat (AbSec) is the peak NSW Aboriginal Organisation providing child protection and OOHC policy advice on issues affecting Aboriginal children, young people, families and carers. For more information see the AbSec website.

4.4 Children and young people from culturally and linguistically diverse backgrounds
There is no ‘one size fits all’ approach for working with children and young people from culturally and linguistically diverse backgrounds (CALD).
Experiences will vary widely between children and every culture is unique. Children and young people who have migrated are likely to have experienced disruption due to the process of change and adaptation to a new culture. By definition, children and young people of a refugee background will have experienced conflict and significant upheaval. If they are an unaccompanied humanitarian minor, this means they have come to Australia alone. Children and young people of a refugee background may have complex psychological needs, such as post-traumatic stress, depression, anxiety and developmental delays. They may have experienced:

- disease, hunger and starvation
- bereavement
- reduced social support or social exclusion
- disruption to schooling/routines
- prolonged periods of dislocation with uncertainty about the future
- separation from economic supports.

It is vital that all children and young people in care are provided with opportunities to preserve their language, cultural and religious ties throughout their time in care. This is a requirement under the Care Act. A child or young person is likely to benefit from having access to culturally appropriate activities and services, as well as mentors and role models who share the their language, culture and/or religion and that are looking out for their welfare.

### 4.4.1 Behaviour support strategies

It is important that behaviour support for children and young people is culturally respectful and sensitive to their experiences, particularly if they are a refugee or migrant. Carers, caseworkers and staff should:

- use empathy, openness and patience
- use communication styles that are more easily understood by the child or young person
- support the child or young person’s attachments with significant people
- allow time to adjust to life in Australia
- provide access settlement supports, such as English teaching
- use services that provide culturally appropriate support whenever possible.

It is useful to be informed about the cultural and/or religious background of the child or young person in order to understand behaviour and respond in a sensitive manner. At the same time it is important not to make assumptions about behaviour based on this information. Strategies for providing support where the child or young person is experiencing trauma need to be tailored to the circumstances and in line with the **NSW Framework for Therapeutic Care**. Carers and staff working with the child or young person should consider:

- maintaining routine and preparing for changes
- reassuring them about the future and providing hope
• providing feedback and encouraging them to express emotions and asking about what they are thinking or feeling
• encouraging play in young children and enjoyable activities in older children/young people
• setting realistic goals for behaviour and trying to avoid overreacting to difficult behaviour during transition periods
• accessing services that can provide specialist culturally appropriate trauma and/or psychological services
• working collaboratively to provide support with the child or young person’s school or education provider.

Practice advice: Children and young people from a refugee background may initially be afraid of strangers and unwilling to open up. They are unlikely to provide details of any traumatic events they have experienced until a relationship of trust has been established. Professionals supporting the child or young person generally need to invest a large amount of time engaging with the child or young person and building confidence before any therapeutic work can begin.

For more information on working with children and young people from culturally and linguistically diverse backgrounds see the links below:

• NSW Heath Multicultural Health Communication
• NSW Health Transcultural Mental Health Centre
• Australian Institute of Family Studies website.

For more information on working with children and young people from refugee backgrounds see the links below:

• NSW Service for the Treatment and Rehabilitation of Torture and Trauma Survivors
• Raising Children website.

4.4.2 Using an interpreter

Carers, staff and services working with children and young people, as well as their family and relatives may need to use an interpreter. It is not appropriate to use children, young people, family or friends as interpreters. Use a trained interpreter and if possible use an interpreter who is skilled in working with children and young people with behavioural or mental health concerns.

There are additional considerations when choosing an interpreter when the child or young person and their family are of a refugee background:

• If the interpreter belongs to the ethnic, political or religious group that persecuted the child or young person and their family, this is likely to provoke anxiety and disrupt building trust.
• If the interpreter is from the same community the child, young person or their family may have fears that what they say will be spread among their community.

The child, young person or their family may have fears that the interpreter may inform the government of their home country about political criticism they make - putting friends and family at home in danger.
Further information about using interpreters can be found at:

- [Raising Children website](#)
- [NSW Service for the Treatment and Rehabilitation of Torture and Trauma Survivors website](#)

### 4.5 Children and young people with a disability in OOHC

The NSW and Commonwealth governments both provide policy guidance on behaviour support and use of restrictive practices for people who have a disability. These policies apply to children and young people that have a disability and are in OOHC, and are to be followed by service providers. Although most policies and guidance about behaviour support in OOHC is compatible with that provided in the context of disability, differences occur on occasion. Where the behaviour support advice provided in the OOHC and disability contexts is incompatible, legislative requirements take precedence over policy directives and/or guidelines.

For more information on the behaviour support policies that apply to children and adults with a disability see the links below:

- [The National Disability Insurance Scheme in NSW website](#)
- [NDIS Quality and Safeguarding Framework](#)
- [National Framework for Reducing and Eliminating the Use of Restrictive Practices in the Disability Service Sector](#)

Please note that the above FACS policy and practice manual is expected to be superseded once the National Disability Insurance Scheme reforms have been implemented.

### 4.6 Interaction with Juvenile Justice

If a child or young person is in statutory OOHC and is also a client of Juvenile Justice, it is expected that there will be joint case planning between Juvenile Justice and FACS (or the OOHC service provider if applicable). This involves formal coordination and communication about the shared client’s needs and the response to their identified needs, including their health management planning and behaviour support.

For more information see the Family and Community Services and Juvenile Justice [memorandum of understanding](#) and [accompanying guidelines](#).

### 4.7 Prohibited practices

Prohibited practices are **unethical**, **are often illegal** and **must not be used**.

Most prohibited practices are violations of a child or young person’s basic human rights.

Caseworkers are to inform carers about what constitutes a prohibited practice. Service providers must ban prohibited practices in their behaviour support policy and inform staff that they must not use these practices.

Any practice that interferes with a child or young person’s basic human rights, doesn’t comply with the Care Act or Care Regulation or any other NSW or Commonwealth law is prohibited. FACS policy also defines practices that are prohibited.
The following prohibited practices are illegal and may be treated as assault or taking away a child's basic human rights:

- using physical force or punishment
- using any punishment that takes the form of immobilisation
- chemical restraint
- force feeding a child or depriving them of food
- using a punishment to intentionally humiliate or frighten a child
- denying access to basic needs or supports
- wrongful imprisonment (i.e. deprived of their liberty without legal authority)
- seclusion (i.e. placement of a child or young person in a setting where they are confined in a room or area from which they cannot leave).

The following are prohibited practices under FACS policy:

- using psychotropic medication or physical restraint as the only behaviour support strategy for a child (for more information see the 'psychotropic medication' and 'physical restraint' sections in part five below)
- punishment that involves withholding family or significant other contact, or that involves the threat to withhold contact
- unethical practices, such as taking away rewards that a child has earned or allowing a child to skip school as a reward
- using ‘aversives’ – applying something painful or unpleasant to a child’s face or body
- overcorrection – responding to a child or young person in a way that out of proportion to the original behaviour
- changing or making a threat to change a case plan or BSP in order to punish a child or young person
- using a restrictive practice in a way that is contrary to these guidelines.

There are some limited circumstances where it may be appropriate for carers or staff to use restrictive practices for safety reasons. Restrictive practices refer to any practice or intervention that has the effect of restricting the rights or freedom of movement of a child or young person, with the primary purpose of protecting the person or others from harm. For detailed information about when it is appropriate to use restrictive practices and the conditions around use, see the ‘restrictive practice’ section within part five below.
Secure care
In some limited circumstances FACS can apply to the Supreme Court of NSW under the Court's parens patriae jurisdiction to detain a child or young person in order to protect that child or young person from imminent risk and danger arising from their behaviour through placement in a Therapeutic Care environment.
The orders are rare and are only considered under extreme circumstances for safety reasons. Any other form of secure care or seclusion is illegal.
For the Supreme Court order to be considered, a referral must be made by a Director Community Services to the Director, Intensive Support Services.

4.7.1 Response to use of a prohibited practice
If a prohibited practice is used supervising case staff are to assess the event and report it according to the FACS reportable conduct policy for carers or employees, and the critical events casework practice mandate.
In the event that a critical event and/or reportable conduct matter occurs supervising care staff must ensure appropriate medical attention and support is provided to the child and others involved in the event. Guidance on responding to critical events is provided in the FACS critical events casework practice mandate.

4.7.2 Use of police intervention
Police intervention must not form part of a behaviour support strategy or BSP. Police are not to be called for minor breaches of house rules or for minor incidents. For example, it is not appropriate to call police for a minor incident where no one is hurt and the victim wants no police action.
Staff and/or carers should call police to respond to incidents involving children or young people where there is an immediate safety risk, in an emergency or when their behaviour will result in harm or serious injury to themselves or to others.
The NSW Ombudsman, in collaboration with FACS, NSW Police, Legal Aid NSW and a range of OOHC service providers, have developed a joint protocol to reduce unnecessary police contact with children and young people in OOHC, and the negative affect this contact may have. Intensive Therapeutic Care and Residential Care service providers are required to have procedures in place to adhere to the protocol. The protocol contains advice on appropriate police contact and guidance for developing procedures.
Practice advice: There are opportunities for service providers to collaborate with police to work together to help keep a child safe and give support. Youth Liaison Officers are located in every Local Area Command and are the best point of contact for such initiatives.
4.8 Duty of Care

Duty of care refers to the obligation of carers, staff and service providers to take care to avoid reasonably foreseeable physical or psychological injury to a child or young person in their care. Fulfilling a duty of care involves providing a high quality of service that ensures children and young people are safe without being overprotective or custodial.

Failures in duty of care may occur when an act causes injury or when appropriate action is not taken to prevent injury (omission). To meet their duty of care, carers, staff and service providers must take reasonable measures to safeguard children and young people from harm, and must avoid actions that cause harm. Staff and carers are not required to put themselves at immediate risk of serious injury or harm as part of their duty of care to a child or young person.

Principal Officers and managers have a particular responsibility for ensuring that the use of restrictive practices does not lead to reasonably foreseeable injury when they approve a BSP.

Although duty of care itself is not a legally defined concept, it relates to the legally defined concept of negligence under common law. FACS and NGO OOHC service providers are also responsible for ensuring and actively promoting the safety, welfare and wellbeing of the children and young people they care for under the Care Act and the NSW Child Safe Standards for Permanent Care (Standard 3).

OOHC services providers need to be aware of their responsibilities to protect children and young people in their care and to act in the best interests of the child. These principles must be embedded in all aspects of the organisation’s decision making and behaviour support.

4.9 Avenues for complaint

Children are often not aware of their right to complain or the process to do so. All OOHC service providers must have a complaints process that protects and supports the child’s right to make a complaint without fear of prejudice or punishment. The important thing is to let the child know that they can express disagreement at any time and that they will not be punished if they do.

It is FACS policy that children and young people may make a complaint to their caseworker. They may have a support person present when they make a complaint or make the complaint through a trusted adult. Complaints can be made verbally or in writing.

Children and young people may choose to escalate their complaint to the Manager Casework or supervising case staff. If the child or young person does not feel their complaint has been resolved they can contact FACS Community Services Client Complaints. They can also contact the NSW Ombudsman who has a Youth Liaison Officer who can assist children and young people to make complaints.
5 Behaviour support planning and restrictive practices

5.1 Developing and maintaining a BSP

Also known as a behaviour management plan or behaviour intervention support plan, the purpose of the BSP is to:

- strengthen positive behaviours, improve quality of life and promote the personal interests of the child or young person
- reduce and prevent behaviours of concern by equipping the carer or staff with appropriate strategies
- keep the child or young person safe
- understand the causes and underlying functions of the presenting behaviour, including the effects of trauma.

A BSP is required when:

- a medical practitioner or specialist prescribes the child psychotropic medication
- a behaviour support expert determines that physical restraint is required to keep the child safe
- approved restrictive practices are used
- the child or young person's behaviour is dangerous to themselves or others and/or is having a major impact on their daily functioning.

A BSP may also be required if a child or young person has had an adverse change in behaviour, there are concerns about their behaviour and/or if those caring for the child or young person require structured support to maintain their stable living arrangement. Caseworkers or staff should consult with their manager to decide if a BSP is needed in these circumstances.

Legislative requirements

According to clause 26 of the Care Regulation a behaviour support plan must be developed and approved by the Principal Officer, following the prescription of a psychotropic medication to a child in care.

According to section 158 of the Care Act the use of physical restraint must be consistent with “any behaviour management requirements of a care plan applying to the child or young person”. This requirement can be addressed by detailing the use and conditions around physical restraint within an approved behaviour support plan and attaching it to the child or young person’s care plan.
Everyday safety procedures that are not designed to address behaviours of concern do not need to be included in a BSP. For example, practices such as keeping hot pans or boiling water out of reach of small children, engaging a safety locks when transporting small children, or locking away prescription medications so that they are not accidentally consumed.

### 5.1.1 Who develops a BSP?

Caseworkers are able to develop BSPs in foster and family based care, such as relative and kinship care. It is expected that all caseworkers who develop BSPs have training in behaviour support for OOHC. FACS caseworkers who develop BSPs must have undertaken the ‘Positive Behaviour Support’ training developed by Psychological Services.

A behaviour support expert usually develops the BSP in consultation with the caseworker or staff in the following circumstances:

- addresses a child’s behaviours of concern that may threaten their safety or the safety of others
- includes the use of psychotropic medication to manage significant challenging behaviour
- includes the use of physical restraint
- includes a restrictive practice.

In these circumstances, at minimum, the BSP must be developed in consultation with and endorsed by a behaviour support expert.

A behaviour support expert is a psychologist, occupational therapist, social worker or equivalent professional with specialist training and expertise in behaviour support. For example, FACS Psychologists are considered to be behaviour support experts. The Psychological Services ‘Positive Behaviour Support’ training is foundational and does not qualify a staff member as a behaviour support expert.

In the Intensive Therapeutic Care or Residential Care context, a behaviour support expert is expected to develop all BSPs. Therapeutic specialists are considered to be behaviour support experts.

### 5.1.2 Involving the child or young person in behaviour support

The child or young person is at the centre of behaviour support. The caseworker or behaviour support expert developing the BSP is to:

- discuss the BSP with the child or young person during planning and implementation, and ask them about views about the planned actions
- consider the child or young person’s views
- let the child or young person know what the plan means, why it is being developed and that they will be given support.

The strategies included in a BSP are more likely to be effective if they are developed with the child with their consent and the child understands the benefits. Participation in the BSP process helps enable the child or young person to take greater ownership over their behaviour. It also provides children and young people with a way of understanding and influencing the process.
If the child or young person does not support the plan, talk to them about alternatives, benefits of the plan and still seek consent if possible. Where consent is not possible and the plan still needs to be implemented, record the child or young person’s views and the reason why the plan was implemented despite disagreement.

All children and young people in OOHC have the right to make a complaint if they wish and must be provided with avenues to do so. Further information is included under the ‘Avenues for Complaint’ section, in part four above.

5.1.3 Developing a BSP

BSPs are usually a component of a child or young person’s case plan. There are exceptional cases where a BSP is developed as a stand-alone document in order to support a child or young person’s highly complex behaviour support needs and/or risk of harm to themselves or others.

Stand-alone BSPs are primarily required in Intensive Therapeutic Care or Residential Care, and cases managed by Intensive Support Services; rather than family based care, such as foster, relative or kinship care. Stand-alone BSPs are developed by a highly qualified and experienced clinical expert in trauma informed therapeutic care, for example, a Therapeutic Specialist, psychologist or equivalent.

The following people are to be consulted when developing a BSP:

- the child or young person
- carers, parents and anyone else important to the child
- any interagency services involved, including appropriate contacts at the child’s school or early childhood education provider
- other qualified professionals as appropriate, such as psychologists, psychiatrists, occupational therapists and social workers.

The level of detail and input from other professionals needed matches the level of intervention and support that the child and those that care for the child need.

BSPs are to be based on an assessment that:

- is evidence based
- highlights the child’s strengths and interests
- identifies the triggers and function of behaviours of concern
- provides strategies for carers and/or staff aimed at preventing and managing behaviours of concern, as well as any consequences of the behaviour
- provides strategies to increase pro-social behaviours
- considers the child or young person’s case history
- consider the child or young person’s cultural, linguistic and religious background
- is appropriate to their age and developmental age (i.e. the age at which the child or young person is functioning).

The environment and context of the child or young person may be influencing their behaviour, including their relationships and family context. This should be
considered as part of the BSP. Wherever possible, the child or young person’s environment should be adjusted to support their behaviour and wellbeing. All BSPs should be documented on individual files and each child should have their own individual BSP. If there are several children living together it may also be appropriate to develop an over-arching house plan.

Additional requirements apply for psychotropic medications and restraint. For further information see the ‘psychotropic medication’ and ‘restraint’ sections below.

5.1.4 Approval of BSPs

When a BSP is developed by an NGO service provider and case management responsibility is held by FACS, FACS must provide final approval for the BSP. NGOs may also include their own internal approval process.

If a child or young person in Intensive Therapeutic Care or Residential Care is prescribed psychotropic medication and FACS holds case management responsibility the FACS Principal Officer must provide interim approval for administration of the medication while a BSP is being prepared as well as final approval for the BSP.

5.1.5 Implementing a BSP

Once completed the BSP is to be discussed (and if appropriate shared) with all relevant people, including:

- child or young person
- carer and/or staff who care for the child
- kin and family, including biological family (when appropriate)
- child or young person’s school or early childhood education provider
- other qualified professionals or agency staff who work with the child (as appropriate).
Carers and staff working with the child or young person are to be provided with training and support on how to implement the strategies in the BSP whenever it is needed.

**Practice advice:** Teachers, learning and support teams, school counsellors and/or childcare workers who work with children and young people play key roles in behaviour support and are likely to have useful information to share. Collaborating on a behaviour support strategy with the child or young person’s school or preschool can greatly improve the quality and effectiveness of the strategy. All children and young people in OOHC are expected to have learning and support planning and their BSP is expected to complement and strengthen that planning. Caseworkers should share the BSP with the child’s school or early education provider if appropriate.

5.1.6 Monitoring and review of BSPs

Caseworkers are to visit the child or young person and their carer to discuss progress within the first month of the BSP being in place. This allows the caseworker to identify whether the child or carer requires further support and decide whether changes are needed to the BSP. Caseworkers need to record details of the visit and reasons for any changes to the BSP, and attach it to the BSP.

BSPs are to be regularly reviewed, at least annually. It is recommended that a review of the BSP occurs when the case plan is being reviewed. This involves:

- checking with the child and carer or those who work with the child that the strategies contained in the BSP are working as intended
- updating the strategies to suit the circumstances
- adding information about any changes that have occurred.

Caseworkers should continue speaking to those who are important to the child to ensure the information they have is up to date and to share relevant information about the child with those who need to know. Regular monitoring should eliminate the need for a major rework of a BSP and ensure it remains relevant to the child or young person.

BSPs that include psychotropic medication must be reviewed in line with the prescriber’s recommendation or at least every three months (whenever is sooner). BSPs must be reviewed if there is a change in dosage or type of psychotropic medication.

BSPs that include restrictive practices (including physical restraint) must be reviewed in line with the behaviour support expert’s recommendation or at least every three months (whenever is sooner).

Further advice on psychotropic medication, restrictive practice and physical restraint is included below.

5.2 Psychotropic medication

Psychotropic medication is any prescribed medication which affects cognition (such as perception and thinking), mood, level of arousal and behaviour. For advice about whether a medication is psychotropic or not, contact the prescribing medical practitioner or a behaviour support expert.
When psychotropic medication is prescribed for a child or young person in statutory care a behaviour support plan must be developed which takes account of administration of the medication. This is to ensure these children and young people receive comprehensive, holistic care, support and treatment.

Under section 26 of the Care Regulation, there is a requirement to develop a BSP whenever a psychotropic medication is prescribed for a child in statutory OOHC, regardless of the condition it has been prescribed for.

**Chemical restraint is a prohibited practice.** It refers to the intentional use of medication to restrain a child or young person’s behaviour where no medically diagnosed condition is being treated, where treatment is not necessary or where it amounts to overtreatment. Part of the intended effect of the medication is to sedate for convenience or disciplinary purposes. The medical practitioner may have ceased recommending the medication or it has been prescribed by a registered medical practitioner but used contrary to instructions.

Psychotropic medication may be prescribed by a medical practitioner as part of a treatment plan for a child or young person’s:

- diagnosed mental illness
- psychiatric disorder
- psychiatric symptoms.

As of 29 October 2014, changes to the Care Act mean that decisions about the use of psychotropic medication are made by those who know the child best. This means that foster, relative and kinship carers can agree to the prescription of a psychotropic medication for a child or young person in their care.

When a child is prescribed a psychotropic medication:

- the carer must immediately notify their caseworker
- the carer can consent to psychotropic medication prescribed by a medical practitioner and the medication can be used immediately
- a behaviour support plan must be developed which takes the administration of the medication into account.

When a child or young person is prescribed a psychotropic medication and they are in Intensive Therapeutic Care or Residential Care, the Principal Officer of the agency which holds case management responsibility authorises the administration of the medication.

**Practice advice:** Although it is not always possible, it is ideal if the caseworker can be present when a medical practitioner prescribes psychotropic medication and for the same caseworker to attend subsequent appointments, if possible. This allows the caseworker to provide medical and relevant casework history about the child to the medical practitioner, advocate on the child’s behalf and have continuity in their care.

Caseworkers and carers should ensure they understand why the medical practitioner has prescribed the psychotropic medication, how to use the medication and any side effects or interaction with other medications the child is administered. This information should be conveyed in an age appropriate way to the child. Caseworkers and carers should advocate for a medication
review if the medication is not working as intended or if it causes an adverse reaction.

5.2.1 Who develops a BSP that includes use of psychotropic medication?

The BSP is usually developed by a behaviour support expert, particularly when there are significant, challenging or complex behaviours. At minimum it is developed by a caseworker (who has undertaken the Psychological Services ‘Positive Behaviour Support’ training) in consultation with and endorsed by the behaviour support expert.

The person developing the BSP is to:

- seek specialist advice as appropriate and advice from those who know the child best
- incorporate any advice provided by the prescribing medical practitioner
- include a copy of the report, assessment or letter that informed the diagnosis and prescription in the child's records
- include the behavioural issues, diagnosis, type of medication, dosage and review requirements in the BSP
- make sure the carer and child understand the reason for prescribing the medication, conditions of the medication's use, dosage, potential side effects and interaction of the medication with other medications the child may be taking
- make sure the carer understands and follows the medical practitioner’s instructions for administering the medication (i.e. dosage, time of day and interaction with other medications)
- discuss the BSP and the medication with the child and seek their views.

5.2.2 Who approves a BSP that includes use of psychotropic medication?

The BSP is approved by the Principal Officer. If the BSP is developed by an NGO service provider and FACS holds case management responsibility the FACS Principal Officer must provide final approval for the BSP. NGO service providers may also have an internal approval process before the BSP is sent to FACS.

If FACS holds case management and the child or young person is in Intensive Therapeutic Care or Residential Care, the FACS Principal Officer must also provide interim approval for the administration of the medication while the BSP is being prepared. Interim approval must not result in a delay to the child accessing medication and must be recorded. Interim approval may be provided verbally to ensure there is no delay to the child receiving their medication.

For interim administration of psychotropic medication while a BSP is being prepared, in Intensive Therapeutic Care/Residential Care where FACS holds case management responsibility, the FACS Principal Officer must provide interim approval, as well as final approval for the BSP.
5.2.3 Monitoring and review
BSPs that take account of the administration of psychotropic medication must be reviewed in line with the medical practitioner’s recommendation or at least every three months (whenever is sooner). BSPs must be reviewed if there is a change in dosage or type of psychotropic medication.

5.2.4 Health Management Plans
All children in statutory OOHC are required to have a Health Management Plan, which is a record of their health needs and the services required to address those needs. The Health Management Plan is developed in response to information gathered through assessment process, which includes psychosocial and mental health components. The need to develop a behaviour support plan may be identified through the health assessment process.

It is important that a child’s behaviour support planning is consistent with their Health Management Plan. The prescribing medical practitioner is to be provided with a copy of the plan as it will help them to more effectively diagnose and treat the child. The prescribing medical practitioner also needs to be aware of other health conditions and/or other medications that have been prescribed for the child and any relevant history of the child. This will help the medical practitioner to understand possible reasons for symptoms and more effectively treat the child.

5.2.5 Young people who have been prescribed psychotropic medication
Although the legislation only refers to children, FACS policy does not distinguish between children (aged up to 16) and young people (aged 16 -17) and the same requirements apply for both.

5.3 Restrictive practices
Restrictive practices, also known as restricted practices, involve some form of intervention on the child or young person’s freedom in order to protect them or others from harm. When a restrictive practice is used, it should only to be employed as part of a formal behaviour intervention as set out in an approved BSP.

Some forms of restriction on a child’s freedom or rights are illegal and must not be used (for more information see the ‘prohibited practice’ section in part four above). Restrictive practices must not be used for punishment or reasons of convenience.

Carers and staff have a duty of care to ensure the safety of children and young people in their care. Restrictive practices may be required to keep a child or young person safe by decreasing a particular behaviour. Restrictive practices should only be used on a temporary basis along with a broader positive strategy to support behaviour. The principle of using the least intrusive approach possible applies to any behaviour support strategy.

For information about who develops and approves a BSP that includes restrictive practices (including physical restraint), see section 5.1 ‘Developing and maintaining a BSP’ above.
5.3.1 Responding to a crisis
Crisis management cannot be used to justify continued use of restrictive practice. OOHС providers are required to take care to avoid foreseeable incidents with children and young persons in OOHС under the Guardianship Act (1987).

If a crisis occurs the caseworker or behaviour support expert should develop a BSP (or review it if one exists) and put in place strategies to prevent a crisis reoccurring. It is the agency with supervisory responsibility for the child or young person (regardless of allocation of case management) to ensure processes are in place to prevent and stop recurring crises.

A crisis may constitute a critical event and/or reportable conduct incident. Service providers must have a policy and processes in place for critical events and reportable conduct. For more information on the topic see information about critical incidents on the FACS website.

5.3.2 Physical restraint
Physical restraint is an action taken to restrict a child or young person's movement. It does not include physical assistance or support for involuntary movement, physical assistance in activities of daily living (such as washing, dressing, or eating), functional support, or aid/safety devices used to prevent injury where the child does not resist.

Any use of physical restraint of a child or young person must be in accordance with section 158 of the Care Act. According to section 158, only when a child is behaving in a way that they might seriously injure themselves or another person, the carer or staff caring for the child may:

- temporarily restrain the child or young person, only to the extent necessary, to prevent them seriously injuring themselves or another person
- remove alcohol, illegal substances, a weapon or any object being used by the child or young person in a dangerous manner
- remove any other objects or implements necessary to prevent the child or young person from harming themselves or another person.

Section 158 of the Care Act applies to one-off use of physical restraint in a crisis or where the physical restraint is part of an approved BSP. Any other use of restraint is illegal. For example, it is illegal to physically restrain a child or young person because their behaviour is exasperating or to restrain longer or with more force than is necessary.

Inappropriate use of physical restraint may amount to a critical event and/or reportable conduct. Supervising case staff are to assess the event according to the FACS critical events casework practice mandate and reportable conduct policy for carers or employees and determine whether it should be reported to the Child Protection Helpline, Police and/or the OCG.

All service providers are required to have a critical event and reportable conduct policy that their staff must follow.

5.3.2.1 Use of physical restraint in a crisis
If physical restraint has been used by a carer or staff in a crisis, the caseworker or service provider must:
• arrange medical help for the child or young person where needed
• consult with a behaviour support expert
• talk with and support the child
• talk to and support the carer or staff to make sure they understand their responsibilities
• assess the event using the FACS critical events casework practice mandate and report the event to police and/or other government agencies as necessary.

Each crisis situation is unique and is handled on a case by case basis. If a crisis occurs, carers and support staff should consider whether they are likely to seriously injure themselves, another person or the child or young person by applying physical restraint and whether there are alternative approaches that have a lower risk of harm to those involved in the situation.

It may be appropriate to employ the following strategies depending on the circumstances:
• carers or staff removing themselves and others from immediate harm
• call emergencies services, such as Police or an Ambulance.

5.3.2.2 Use of physical restraint as a behaviour support strategy

Physical restraint must not be used as a child's only behaviour support strategy. If restraint is used as a recurring or regular means to prevent a child or young person being hurt or causing harm it must be along with a strategy to reduce and stop the use of restraint.

If physical restraint is being considered as a behaviour support strategy the caseworker (or service provider) must:
• consult with a behaviour support expert (which includes therapeutic specialists) about the restraint strategy
• ensure the BSP is updated to include the restraint strategy (or developed if one does not exist), and is endorsed by a behaviour support expert (the behaviour support expert who determined the restraint strategy would usually update or develop the BSP)
• make sure the strategies have clearly documented outcomes
• talk to the child or young person about why restraint was used, future strategies and gain consent if possible
• use only the restraint described in the child's approved BSP
• record the cause and behaviour leading to the restraint, duration, method, who made the restraint, consequences of restraint and any injury to those involved (each time it occurs)
• debrief with the carer or staff involved in the situation.

Those conducting restraint are to be appropriately trained and supported. It is expected that restraint would rarely be used in foster, relative or kinship care settings.

Monitoring and review: BSPs that include physical restraint must be reviewed in line with the behaviour support expert’s recommendation or at least every three months (whenever is sooner).
Response cost refers to a planned response to a specific behaviour that involves a child or young person losing access to items/activities that they find rewarding as a consequence for the behaviour. While it is not appropriate to deny a child or young person certain activities that are needed for their personal development and wellbeing, it may be appropriate to deny certain privileges. Temporary loss of a desired activity that is easily accessible on other occasions, such as a daily TV program or the use of a computer, may be appropriate. However, denial of a highly valued and irreplaceable activity or privilege is unacceptable. Response cost is a common discipline technique and as such would not normally be considered as a restrictive practice that requires formal approval (for example, fighting over a toy may result in the removal of the toy until the dispute is resolved). However, if this practice is used to target a particular behaviour of concern, it should be documented as part of a behaviour support plan.

Positive reinforcement (i.e. rewarding the child with a valued item/activity in response to good behaviour) is often a far more effective practice than response cost.

5.3.4 Restricted access

Restricted access describes limiting a child or young person's independent access to items, activities, experiences or places using physical barriers with the intention of influencing a particular behaviour to manage a safety or health

Mental Health Act 2007

When a child or young person is diagnosed with a mental illness, the care provided to them and any BSPs developed must comply with the Mental Health Act 2007. There are guiding principles for care and treatment of people with a mental illness or mental disorder detailed in section 68, which include:

- people with a mental illness or mental disorder should receive the best possible care and treatment in the least restrictive environment enabling the care and treatment to be effectively given
- any restriction on the liberty of patients and other people with a mental illness or mental disorder and any interference with their rights, dignity and self-respect is to be kept to the minimum necessary in the circumstances
- people under the age of 18 years with a mental illness or mental disorder should receive developmentally appropriate services
- the cultural and spiritual beliefs and practices of people with a mental illness or mental disorder who are Aboriginal or Torres Strait Islander should be recognised.

5.3.3 Response cost

Response cost is a planned response to a specific behaviour that involves a child or young person losing access to items/activities that they find rewarding as a consequence for the behaviour. While it is not appropriate to deny a child or young person certain activities that are needed for their personal development and wellbeing, it may be appropriate to deny certain privileges. Temporary loss of a desired activity that is easily accessible on other occasions, such as a daily TV program or the use of a computer, may be appropriate. However, denial of a highly valued and irreplaceable activity or privilege is unacceptable. Response cost is a common discipline technique and as such would not normally be considered as a restrictive practice that requires formal approval (for example, fighting over a toy may result in the removal of the toy until the dispute is resolved). However, if this practice is used to target a particular behaviour of concern, it should be documented as part of a behaviour support plan.

Positive reinforcement (i.e. rewarding the child with a valued item/activity in response to good behaviour) is often a far more effective practice than response cost.

5.3.4 Restricted access

Restricted access describes limiting a child or young person's independent access to items, activities, experiences or places using physical barriers with the intention of influencing a particular behaviour to manage a safety or health
risk. Restricted access imposes boundaries in an environment to ensure safety in a way that is appropriate to the child’s developmental stage.

When restricted access is used to manage behaviour it must be as part of a formal BSP strategy in line with a behaviour support expert’s recommendation. The least restrictive option needed to manage the risk should be used.

Examples of restricted access that need to form part of a BSP could include:

- locking the front door of a residence so that it cannot be opened from the inside, because a child will run out onto a road (the child should be able to exit using the back door if it is safe)
- locking away specific non-food items because a child has been trying to eat them
- putting a lock on a food cupboard or fridge at night when a child is known to binge eat (the child should have access to healthy alternative food options and water)
- limiting access to a mobile phone from a child if it is enabling a perpetrator of child abuse to contact and access the child.

A BSP is not required for appropriate everyday safety precautions that are not designed to target a specific behaviour of concern. Examples include:

- locking away household chemicals or prescribed medications to stop consumption or poisoning
- engaging child locks when transporting small children to stop them exiting the vehicle while it is moving.

**Any implementation of restricted access must not involve seclusion, which is illegal.** Seclusion involves placing a child or young person in a setting where they are confined in a room or area from which they cannot leave.

**Containment** is a form of restricted access where a person’s access to events and/or conditions is prevented to help control behaviours of concern. It may involve the withdrawing a person or others from a setting to assist the child in response to a crisis situation, where their capacity to manage or control themselves is diminished. The person is to be supported during the practice, which should stop when the person regains personal control.

**Any implementation of containment must not involve seclusion, which is illegal.** Seclusion involves placing a child or young person in a setting where they are confined in a room or area from which they cannot leave.

Containment is different to exclusionary time-out, which is described below.

### 5.3.5 Non-exclusionary time-out

Non-exclusionary time-out describes a response to specific behaviour in which carers withdraw their attention or interaction with a child or young person for a period of time so that they do not reinforce the behaviour. Non-exclusionary time-out is a common discipline technique and does not normally require formal approval. However, if this practice is used to target particular behaviours of concern, it should be documented as part of the child’s behaviour support plan.
Non-exclusionary time-out does not involve confinement or using force to remove a child or young person. Non-exclusionary time-out is normally considered legal, unless it is intended to or causes humiliation for a child or young person.

5.3.6 Exclusionary time-out
Exclusionary time-out (not involving seclusion) involves removing a child from a situation to stop access to reinforcement of a specific behaviour of concern. It may only be used as a temporary measure to restrict a child or young person who might otherwise seriously injure themselves or another person. Other use of exclusionary time-out may be illegal and amount to criminal assault or wrongful imprisonment.

The approved use of exclusionary time-out would form part of an overall planned response aimed at changing or eliminating specific behaviours of concern. There should be specific safeguards for the use of this strategy when the person is physically removed from one setting to another (e.g. a room or corridor) on their own.
6 Developing a behaviour support policy

6.1 Behaviour support policy requirements
Service providers are required to develop a behaviour support policy (also known as a behaviour management policy) as a condition of accreditation with the OCG. Service providers may use the information contained within these guidelines when developing their own behaviour support policy.

Service providers are required to submit their behaviour support policy, psychotropic medication policy and procedure for use of physical restraint to the OCG as part of the application for accreditation. They should include details about consent, reporting, analysis and supervision of staff, and the support and counselling to be provided to children and young persons if physical restraint has been used.

The OCG has developed a guidance tool which service providers can use to review their own behaviour support policy and procedures and determine components that may require further consideration, clarification or amendment. The guidance tool is used by the OCG when reviewing a service provider’s behaviour support policy. The guidance tool can be accessed at the OCG website (factsheet eight).

6.2 Key considerations for a behaviour support policy
The safety, welfare and wellbeing of the child or young person are the central considerations of any behaviour support plan or policy. The behaviour support policy of a service provider should address a range of interactions, from everyday behaviour support to formal behavioural interventions.

While the principles of behaviour support remain the same between family based and Intensive Therapeutic Care/Residential Care, the procedures and strategies in place should be tailored to the type of service being delivered. For example, in Intensive Therapeutic Care children and young people are likely to receive care from multiple staff members and there may be more children and young people in the household as compared to family based care. It is expected that systems are in place for Intensive Therapeutic Care settings to address interactions between children living in the house, coordination between multiple staff members and other risks common to Intensive Therapeutic Care.

It is recommended that the behaviour support policy clearly explain the service provider’s position on relevant issues, such as:

- providing information, training, supervision and strategies to authorised carers and support staff in supporting the behaviour of the children and young people in their care, by suitably qualified people
- providing information to carers to assist them to identify when a BSP is required
- circumstances under which a service provider may formally intervene by developing a BSP
- who is able to develop a BSP
- providing any assistance that may be needed in implementing behaviour support plans
• regular clinical review and audit of BSPs
• management of critical events
• consequences for carers or staff who use inappropriate behaviour support techniques.

As part of transparency and ensuring the behaviour support is working effectively, service providers should:
• collate individual reports on the use of restrictive practices and review them regularly to identify systemic issues such as environmental problems, program deficits and carer/staff training needs
• conduct regular and systematic reviews of all behaviour support plans, supported by data collection
• provide information about their behaviour support policy and practices in their Annual Report.

To provide children and young people with a voice about their care and to enable them to feel genuinely involved in their behaviour support, service providers should consider providing opportunities to meaningfully involve children and young people in the development of their behaviour support policy, rules and systems.

It is expected that OOHC service providers also have a critical event and reportable conduct policy that is consistent with their behaviour support policy. The policy should detail how appropriate medical attention and support will be provided to the child and others if a critical event and/or reportable conduct matter occurs.

Critical events may need to be reported to one or more agencies, including Police, Child Protection Helpline, NSW Ombudsman (covered by reportable conduct policy) and/or the OCG. NGO service providers may also required to report the event to their FACS contract manager. Further information about critical events and reporting can be found on the FACS website.

6.3 Behaviour support training

Staff engaged by a service provider are required to follow the behaviour support policy of the organisation. This can only be achieved if service providers provide ongoing training, support and supervision by suitably qualified professionals with expertise in behaviour support. This will promote a better quality of service for children and young people, as well as address the occupational health and safety needs of carers and staff.

Service providers have a responsibility to provide ongoing training in a range of behaviour support skills and strategies. It is necessary to provide explicit and up-to-date behaviour support training for staff so that behaviour support strategies are applied appropriately and effectively. It is expected that training is developed and delivered by a suitably qualified professional with OOHC specific expertise. Within their behaviour support policy, service providers should outline their processes for training to help staff and carers comply with the legislation.
7 Appendix: BSP Checklist

The BSP Checklist is a practice support tool designed to assist practitioners in the development, implementation and review of a BSP.

Developing a plan

Have those who are supporting or working with the child or young person, and those that know them best, been involved in the development of the plan? Check all that apply:

- Child or young person
- Carer
- Biological parent(s) and kin
- School Learning and Support Team/teacher/early childhood education staff
- School counsellor
- Medical professional
- Behaviour support expert (psychologist or equivalent)
- Other services working with the child

Note: consider who is appropriate to contact when developing the plan.

- Has any advice received and relevant correspondence been recorded?
- Has the child or young person consented to the plan? If not, does the plan provide details of why they have not consented?
- Does the child or young person understand why the behaviour support strategies have been developed? Have their views been considered?
- Does the plan provide strategies that will help the child or young person to develop competencies and personal skills?
- Does the plan consider possible reasons why one or more behaviours of concern are occurring (i.e. environment, personal skills, any medical conditions, history of the child or young person?)
- Does the plan consider prevention strategies (i.e. what will stop behaviours of concern escalating? What are the triggers for a behaviour? Are there opportunities for broader skill development?)
- Does the plan consider the expected outcome of the strategies? (i.e. what does the plan aim to achieve for the child and those that support them?)
If the plan contains restrictive practices:

- Is there a reason for use of a restrictive practice documented in the plan?
- What less restrictive options have been trialed and what was the outcome?
- Has clear information been provided in the plan about appropriate use and limits around use? Will this information be communicated to those using the restrictive practice?
- Does the plan contain a strategy to reduce/eliminate the use of restrictive practices?

If the plan contains psychotropic medication(s):

- Has the child or young person consented to the psychotropic medication? If not, does the plan provide details of why they have not consented?
- Does the child or young person understand why the psychotropic medication has been prescribed? Have their views been considered?
- Has clear information been provided in the plan about appropriate use and limits around use? Will this information be communicated to those using the restrictive practice?
- Has there been a discussion with the carer about the medication (or anyone providing medication to the child)? (I.e. what has the carer noted about the medication and its effects, both positive and negative? What are the carer’s views about medication?)
- Does the child take the medication?
- Does the carer or anyone else administering the medication know how to do this correctly? (I.e. instructions around use, what time of day to take the medication, dosage, interaction with other medication)

*Note for BSPs that contain restrictive practices/psychotropic medication:*

- Restrictive practices should only be used on a temporary basis along with a broader positive strategy to support behaviour.
- It is expected that a behaviour support expert (such as a psychologist) will develop these BSPs or the BSP will be developed in coordination with a behaviour support expert.
- Behaviour support plans that include restrictive practices (including physical restraint) and/or psychotropic medications must be reviewed in line with the behaviour support expert’s recommendation, whenever there is a change in medication type or dosage, or at least every three months (whenever is sooner).
Implementing a plan

Have the strategies in the plan been discussed with those responsible for implementing them and anyone else who should know?
Please note: it is essential to discuss the plan with the child or young person and the carer.

Check all that apply:

- Child or young person
- Carer
- Biological parent(s) and kin
- School Learning and Support Team/teacher/early childhood education staff
- School counsellor
- Medical professional
- Behaviour support expert (psychologist or equivalent)
- Other services working with the child

- Has the plan been shared with those who need to know? (I.e. if appropriate: the carer, the child’s school, other services or agencies working with the child?)
- Do the people and services involved in the plan understand what task they are carrying out and the timeframe?
- Has any advice received and relevant correspondence been recorded?
Reviewing a plan

Have those who are supporting or working with the child or young person, and those that know them best, been involved in the review of the plan?

Check all that apply:

☐ Child or young person
☐ Carer
☐ Biological parent(s) and kin
☐ School Learning and Support Team/teacher/early childhood education staff
☐ School counsellor
☐ Medical professional
☐ Behaviour support expert (psychologist or equivalent)
☐ Other services working with the child

☐ Has any advice received and relevant correspondence been recorded?

☐ Is the information contained in the plan up to date? Include review comments to show what has changed since the plan was last updated.

☐ Are the strategies working as intended? What is not working for the child or young person and those that care for them? Consider whether the behaviour support strategies are to be refined or changed to support the child’s needs.

☐ Do the review comments specify proposed changes or refinements to the strategies contained in the plan?

☐ Have any changes or new behaviour support strategies been discussed with the child or young person? Have the views of the child or young person been taken into account?

☐ Does the child or young person consent to the changes? If not, do the review comments provide details of why they have not consented?

Refer to the implementation checklist above for advice on implementing any updated strategies and tasks associated with the BSP review.

If the plan contains restrictive practices:

☐ Has the use of restrictive practice(s) decreased or stopped? Provide details in the review comments. If restrictive practices are still being used describe reasons for continued use.

☐ Can use of restrictive practices decrease or stop? Do the strategies to reduce or stop use of restrictive practices need to be updated to ensure they work for the child or young person? i.e. consider
prevention strategies to stop behaviours of concern escalating. What supports can be put in place to positively address the needs of the child or young person?

If the plan contains psychotropic medication(s):

☐ If there are changes to the psychotropic medication, has the child or young person consented to those changes? If not, does the plan provide details of why they have not consented?

☐ Does the child or young person understand why the psychotropic medication has changed?

☐ Does the child take the medication?

☐ Does the carer (or anyone else administering the medication) understand the changes to the medication and how to administer it? (i.e. instructions around use, what time of day to take the medication, dosage, interaction with other medication)

Note for BSPs that contain restrictive practices/psychotropic medication:

- Restrictive practices should only be used on a temporary basis along with a broader positive strategy to support behaviour.
- It is expected that a behaviour support expert (such as a psychologist) will develop these BSPs or the BSP will be developed in coordination with a behaviour support expert.
- Behaviour support plans that include restrictive practices (including physical restraint) and/or psychotropic medications must be reviewed in line with the behaviour support expert’s recommendation, whenever there is a change in medication type or dosage, or at least every three months (whenever is sooner).
- It is expected that a medical practitioner will regularly review psychotropic medication prescribed for a child or young person to ensure that it remains appropriate for them.