Yarram Early Learning Centre Privacy and Confidentiality

Mandatory - Quality Area 7

PURPOSE

This policy provides guidelines:

- for the collection, storage, use, disclosure and disposal of personal information, including photos, videos and health information at the Yarram Early Learning.
- to ensure compliance with privacy legislation.

POLICY STATEMENT

1. VALUES

Yarram Early Learning.is committed to:

- responsible and secure collection and handling of personal information
- protecting the privacy of each individual's personal information
- ensuring individuals are fully informed regarding the collection, storage, use, disclosure and disposal of their personal information, and *their* access to that information.

2. SCOPE

This policy applies to the Approved Provider, Certified Supervisor, Nominated Supervisor, educators, staff, students on placement, volunteers, parents/guardians, children and others attending the programs and activities of Yarram Early Learning.

3. BACKGROUND AND LEGISLATION

Background

Yarram Early Learning has a comprehensive policy addressing issues relating to the responsible: use of, collection of, security of, and access to; personal information. Yarram Early Learning complies with this policy and respects the privacy of all parents, children and staff.

1. BACKGROUND

Early childhood services are obligated by law, service agreements, and licensing requirements to comply with the privacy and health records legislation when collecting personal and health information about individuals.

The Health Records Act 2001 (Part 1, 7.1) and the Privacy and Data Protection Act 2014 (Vic) (Part 1, 6 (1)) include a clause that overrides the requirements of these Acts if they conflict with other Acts or Regulations already in place. For example, if there is a requirement under the Education and Care Services National Law Act 2010 or the Education and Care Services National Regulations 2011 that is inconsistent with the requirements of the privacy legislation, services are required to abide by the Education and Care Services National Law Act 2010 and the Education and Care Services National Regulations 2011.

In line with the Victorian Government's Roadmap for Reform, Education State reforms and broader child safety initiatives, *Part 6A* of the *Child Wellbeing and Safety Act 2005 (the Act)* was proclaimed in September 2018. The Act established the Child Information Sharing (CIS) Scheme, which enables sharing of confidential information between prescribed entities in a timely and effective manner in order to promote the wellbeing and safety of children. The Act also authorised the development of a web-based platform that will display factual information about children's participation in services known as the Child Link Register (to be rolled out in the early years sector from 2023/2024). The Child Link Register aims to improve child wellbeing and safety outcomes, monitor and support the participation in government-funded programs and services for children in Victoria.

Alongside the CIS Scheme, the Family Violence Protection Act 2008 includes the Family Violence Information Sharing (FVIS) Scheme and the Family Violence Multi-Agency Risk Assessment and Management (MARAM) Framework, which enables information to be shared between prescribed entities to assess and manage family violence risk to children and adults. The MARAM Framework can be used by all services including ECEC services that come into contact with individuals and parent/guardian experiencing family violence. The MARAM Framework aims to establish a system-wide shared understanding of family violence. It guides professionals across the continuum of service

responses, across the range of presentations and spectrum of risk. It provides information and resources that professionals need to keep victim survivors safe, and to keep perpetrators in view and hold them accountable for their actions.

Personal information collection and disclosure

Yarram Early Learning collects personal information directly from parents and staff and from third parties such as Government Agencies/Referees. The information collected is used for the following purposes.

- Administration and development of the service including Childcare Benefit entitlements.
- Research (see demonstration and research consent).
- Government and regulatory requirements.

Yarram Early Learning assures parents that:

- Information is only used by staff and supervised students so as to deliver education and care to the highest standard.
- Information is not disclosed to those not associated with the education and care of children without parental consent.
- Access to family information held by Yarram Early Learning will be provided without undue delay.
- Yarram Early Learning takes reasonable steps to ensure that the details retained about individual families are accurate, complete and up to date.
- Yarram Early Learning takes reasonable steps to protect this information from misuse or loss and from unauthorised access or disclosure.
- Yarram Early Learning staff are committed to respect these principles at all times.
- If a student has a valid training requirement that involves the gathering of certain information pertaining to children or families, only then will they receive supervised access to information.
- Any breach of confidentiality will be treated as a serious incident and disciplinary procedures may result for the staff member concerned. See Developing and Assessing Employee performance Policy.

Yarram Early Learning assures staff that:

- Information is not disclosed to persons outside without consent unless authorised or required to do so by law.
- Yarram Early Learning takes reasonable steps to ensure that the details kept about staff are accurate, complete and up to date.
- Yarram Early Learning takes reasonable steps to protect this information from misuse or loss and From unauthorised access or disclosure.
- All privacy related comments, feedback or complaints should be forwarded to Yarram Early Learning.
 Yarram Early Learning follows up all comments, feedback or complaints within 14 days and resolves them as soon as possible so as to maintain a high standard of service provision.

Information Storage

Yarram Early Learning takes reasonable steps to protect the security of personal information from misuse, loss and unauthorised access, modification and disclosure. This includes appropriate measures to protect electronic materials and materials stored and generated in hard copy.

Early childhood services are obligated by law, service agreements and licensing requirements to comply with the privacy and health records legislation when collecting personal and health information about individuals.

The Health Records Act 2001 (Part 1, 7.1) and the Information Privacy Act 2000 (Part 1, 6.1) include a clause that overrides the requirements of these Acts if they conflict with other Acts or Regulations already in place. For example, if there is a requirement under the Education and Care Services National Law Act 2010 or the Education and Care Services National Regulations 2011 that is inconsistent with the requirements of the privacy legislation, services are required to abide by the Education and Care Services National Law Act 2010 and the Education and Care Services National Regulations 2011.

Legislation and standards

Relevant legislation and standards include but are not limited to:

- Education and Care Services National Law Act 2010
- Education and Care Services National Regulations 2011: Regulations 181, 183 (refer to Attachment 5)
- Freedom of Information Act 1982
- Health Records Act 2001 (Vic)
- Information Privacy Act 2000 (Vic)
- National Quality Standard, Quality Area 7: Leadership and Service Management
- Standard 7.3: Administrative systems enable the effective management of a quality service
- Privacy Act 1988 (Cth)
- Public Records Act 1973 (Vic)

4. DEFINITIONS

The terms defined in this section relate specifically to this policy. For commonly used terms e.g. Approved Provider, Nominated Supervisor, Regulatory Authority etc. refer to the *General Definitions* section of this manual.

Freedom of Information Act 1982: Legislation regarding access and correction of information requests.

Health information: Any information or an opinion about the physical, mental or psychological health or ability (at any time) of an individual.

Health Records Act 2001: State legislation that regulates the management and privacy of health information handled by public and private sector bodies in Victoria.

Information Privacy Act 2000: State legislation that protects personal information held by Victorian Government agencies, statutory bodies, local councils and some organisations, such as early childhood services contracted to provide services for government.

Personal information: Recorded information (including images) or opinion, whether true or not, about a living individual whose identity can reasonably be ascertained.

Privacy Act 1988: Commonwealth legislation that operates alongside state or territory Acts and makes provision for the collection, holding, use, correction, disclosure or transfer of personal information.

Privacy breach: An act or practice that interferes with the privacy of an individual by being contrary to, or inconsistent with, one or more of the information Privacy Principles (refer to Attachment 2: *Privacy principles in action*) or any relevant code of practice.

Public Records Act 1973 (Vic): Legislation regarding the management of public sector documents. **Sensitive information:** Information or an opinion about an individual's racial or ethnic origin, political opinions, membership of a political party, religious beliefs or affiliations, philosophical beliefs, membership of a professional or trade association, membership of a trade union, sexual preference or practices, or criminal record. This is also considered to be personal information.

Unique identifier: A symbol or code (usually a number) assigned by an organisation to an individual to distinctively identify that individual while reducing privacy concerns by avoiding use of the person's name.

Family Violence Information Sharing Scheme (FVISS): enables the sharing of relevant information between authorised organisations to assess or manage risk of family violence.

Identifier/Unique identifier: A symbol or code (usually a number) assigned by an organisation to an individual to distinctively identify that individual while reducing privacy concerns by avoiding the use of the person's name.

Information Sharing Entities (ISE): are authorised to share and request relevant information under the Child Information Sharing Scheme and the Family Violence Information Sharing Scheme (the Schemes) and required to respond to requests from other ISEs. All ISEs are mandated to respond to all requests for information.

Multi-Agency Risk Assessment and Management Framework (MARAM): Sets out the responsibilities of the organisation in identifying, assessing, and managing parent/guardian and guide information sharing under both CIS and FVIS schemes wherever family violence is present.

Risk Assessment Entity (RAE): Under FVISS, there is also a subset of specialist ISEs known as Risk Assessment Entities that are able to receive and request information for a family violence assessment purpose. RAEs have specialised skills and authorisation to conduct family violence risk assessment, examples can include but not limited to Victorian Police, child protection, family violence service and some Orange Door services.

5. SOURCES AND RELATED POLICIES

Sources

- Child Care Service Handbook 2012-2013: Appendix 1: Disclosure of child care service information
- held by the Department of Education http://www.communities.wa.gov.au/educationandcare/nqfgb/Documents/child care service handbook 2012 13.pdf
- Guidelines to the Information Privacy Principles: http://www.privacy.gov.au/law/apply/guidance
- Office of the Health Services Commissioner: www.health.vic.gov.au/hsc/
- Privacy Victoria: www.privacy.vic.gov.au
- Child Information Sharing Scheme Ministerial Guidelines: www.vic.gov.au/guides-templates-tools-for-information-sharing
- Ministerial Guidelines for the Family Violence Information Sharing Scheme: www.vic.gov.au/family-violence-information-sharing-scheme
- Guidelines to the Information Privacy Principles: www.oaic.gov.au/privacy/australian-privacy-principles-guidelines/
- ELAA Early Childhood Management Manual: www.elaa.org.au
- Office of the Health Complaints Commissioner: https://hcc.vic.gov.au/
- Australia Not-for-profit Law Guide (2017), Privacy Guide: A guide to compliance with privacy laws in Australia: www.nfplaw.org.au/sites/default/files/media/Privacy_Guide_Cth.pdf
- Office of Australian Information Commissioner, Data breach preparation and response: www.oaic.gov.au/privacy/guidance-and-advice/data-breach-preparation-and-response
- Office of the Victorian Information Commissioner: https://ovic.vic.gov.au
- Information Sharing and Family Violence Reforms Contextualised Guidance: https://www.education.vic.gov.au/Documents/school/teachers/health/V10_Info%20Sharing%20and%20Family%20Violence%20Reforms%20Contextualised%20Guidance.pdf
- Information Sharing and Family Violence Reforms Toolkit: www.vic.gov.au/guides-templates-tools-for-information-sharing
- Office of the Victorian Information Commissioner, Child information sharing scheme and privacy law in Victoria: https://ovic.vic.gov.au/wp-content/uploads/2019/01/20190109-Child-information-sharing-scheme-FAQs-1.pdf
- Family Violence Multi-Agency Risk Assessment and Management Framework: <u>www.vic.gov.au/sites/default/files/2019-01/Family%20violence%20multi-agency%20risk%20assessment%20and%20management%20framework.pdf</u>
- Information Sharing and MARAM Online Learning System: https://training.infosharing.vic.gov.au/login/index.php

Service policies

- Child Safe Environment Policy
- Code of Conduct Policy
- Complaints and Grievances Policy
- Delivery and Collection of Children Policy
- Enrolment and Orientation Policy
- Staffing Policy
- Inclusion and Equity Policy

PROCEDURES

The Approved Provider is responsible for:

- ensuring all records and documents are maintained and stored in accordance with Regulations 181 and 183 of the *Education and Care Services National Regulations 2011*.
- ensuring the service complies with the requirements of the Privacy Principles as outlined in the Health Records Act 2001, the Information Privacy Act 2000 and, where applicable, the Privacy Act 1988 by developing, reviewing and implementing processes and practices that identify:
- what information the service collects about individuals, and the source of the information
- why and how the service collects, uses and discloses the information
- who will have access to the information
- risks in relation to the collection, storage, use, disclosure or disposal of and access to personal and health information collected by the service
- ensuring parents/guardians know why the information is being collected and how it will be managed
- providing adequate and appropriate secure storage for personal information collected by the service
- developing procedures that will protect personal information from unauthorised access
- ensuring the appropriate use of images of children, including being aware of cultural sensitivities and the need for some images to be treated with special care
- developing procedures to monitor compliance with the requirements of this policy
- ensuring all employees and volunteers are provided with a copy of this policy, including the *Privacy Statement* of the service (refer to Attachment 4)
- ensuring all parents/guardians are provided with the service's *Privacy Statement* (refer to Attachment 4) and all relevant forms
- informing parents/guardians that a copy of the complete policy is available on request
- establishing procedures to be implemented if parents/guardians request that their child's image is *not* be taken, published or recorded, or when a child requests that their photo *not* be taken.

The Certified Supervisor, Nominated Supervisor is responsible for:

- assisting the Approved Provider to implement this policy
- reading and acknowledging they have read the *Privacy and Confidentiality Policy* (refer to Attachment 3)
- providing notice to children and parents/guardians when photos/video recordings are going to be taken at the service
- ensuring educators and all staff are provided a copy of this policy and that they complete the *Letter* of acknowledgement and understanding (Attachment 3)
- obtaining informed and voluntary consent of the parents/guardians of children who will be photographed or videoed.
- Investigating and responding to any breaches in this policy. This is considered a serious incident.
- Notifying an individual or family if the service receives personal sensitive and health information about them from another source as soon as practicably possible
- Ensuring that if personal, sensitive and health information needs to be transferred outside of Victoria, that the individual or family that it applies to has provided consent, or if the recipient of the personal information is subject to a law or binding scheme.
- Ensuring the unique identifiers are not adopted, used or disclosed unless lawfully required to (refer to Attachment 2)
- Ensuring reasonable steps to destroy personal and health information and ensure it is de-identified if the information is no longer required for any purpose as described in *Regulations 177, 183, 184* (refer to Attachment 2)
- Ensuring reasonable steps to destroy personal and health information and ensure it is de-identified if the information is no longer required for any purpose as described in *Regulations 177, 183, 184 (refer to Attachment 2)*
- Developing a data breach (refer to Sources) response plan that sets out the roles and responsibilities involved in managing a data breach, the steps taken if a data breach occurs (refer to Sources) and notifying the Office of the Australian Information Commission as appropriate.
- Promoting awareness and compliance with the Child Safe Standards (*refer to Definitions*), and disclosing information to promote the wellbeing and safety of a child or group of children
- nursing information sharing procedures abide by the *Child Information Sharing Scheme (CISS) Ministerial Guidelines and Family Violence Information Sharing (FVISS) Ministerial Guidelines (refer to Source)* and exercising professional judgment when determining whether the threshold for sharing is met, what information to share and with whom to share it *(refer to Attachment 7)*
- Identifying which staff should be authorised point of contact in relation to the CISS and the FVISS (refer to Definitions)

- Ensuring the authorised point of contact undertakes appropriate training and is aware of their responsibilities under the CISS and FVISS (refer to Definitions)
- Being aware of who the point of contact at the service under the CISS and FVISS, and supporting them (if applicable) to complete the threshold test (refer to Attachment 7)
- Communicating to staff about their obligations under the Information Sharing Schemes, and ensure they have read this policy
- Providing opportunities for identified ISE staff to undertake the appropriate Information Sharing and MARAM online Learning System training (refer to Sources)

The Certified Supervisor, Nominated Supervisor and other educators are responsible for:

- reading and acknowledging they have read the Privacy and Confidentiality Policy (refer to Attachment 3)
- recording information on children, which must be kept secure and may be requested and viewed by the child's parents/guardians and representatives of DEECD during an inspection visit
- ensuring they are aware of their responsibilities in relation to the collection, storage, use, disclosure and disposal of personal and health information
- implementing the requirements for the handling of personal and health information, as set out in this policy
- respecting parents' choices about their child being photographed or videoed, and children's choices about being photographed or videoed.

Parents/guardians are responsible for:

- providing accurate information when requested
- maintaining the privacy of any personal or health information provided to them about other individuals, such as contact details
- completing all permission forms and returning them to the service in a timely manner
- being sensitive and respectful to other parent/guardians who do not want their child to be photographed or videoed
- being sensitive and respectful of the privacy of other children and families in photographs/videos when using and disposing of these photographs/videos.

EVALUATION

In order to assess whether the values and purposes of the policy have been achieved, the Approved Provider of Yarram Early Learning will:

- regularly seek feedback from everyone affected by the policy regarding its effectiveness
- monitor the implementation, compliance, complaints and incidents in relation to this policy
- keep the policy up to date with current legislation, research, policy and best practice
- revise the policy and procedures as part of the service's policy review cycle, or as required
- notify parents/guardians at least 14 days before making any changes to this policy or its procedures.

ATTACHMENTS

- Attachment 1: Additional background information
- Attachment 2: Privacy principles in action
- Attachment 3: Privacy Statement
- Attachment 4: Records and documents required to be kept by the service

AUTHORISATION

This policy was adopted by the Yarram Early Learning Incorporated in August 2023

Reviewed by Committee - August 2023

To be reviewed - 2025

Additional background information

Early childhood services must ensure that their processes for the collection, storage, use, disclosure and disposal of personal and health information meet the requirements of the appropriate privacy legislation and the *Health Records Act 2001*. Refer to *Attachment 5* Records and documents required to be kept by the service for further information regarding responsibilities and timeframes in which documents are to be stored at the centre.

The following are examples of practices impacted by the privacy legislation:

- Enrolment records: Regulations 160, 161 and 162 of the Education and Care Services National Regulations 2011 detail the information that must be kept on a child's enrolment record, including personal details about the child and the child's family, parenting orders and medical conditions. This information is regarded as sensitive information (refer to Definitions) and must be stored securely and disposed of appropriately.
- Attendance records: Regulation 158 of the Education and Care Services National Regulations 2011 requires details of the date, child's full name, times of arrival and departure, and signature of the person delivering and collecting the child or the Nominated Supervisor/educator, to be recorded in an attendance record kept at the service. Contact details may be kept in a sealed envelope at the back of the attendance record or separate folder for evacuation/emergency purposes.
- Medication records and incident, injury, trauma and illness records: Regulations 87 and 92 of the Education and Care Services National Regulations 2011 require the Approved Provider of a service to maintain incident, injury, trauma and illness records, and medication records which contain personal and medical information about the child.
- Handling and storage of information: Limited space can often be an issue in early childhood service environments, and both authorised employees and the Approved Provider need access to secure storage for personal and health information. Documents might be required to be stored off the service premises. Wherever confidential information is stored, it is important that it is not accessible to unauthorised staff or other persons. When confidential information is required to be taken off-site (e.g. on excursions, a list of children with medical conditions and contact numbers will be required), consideration must be given to how this is transported and stored securely.
- Computerised records: It is important that computerised records containing personal or health information are stored securely, and can only be accessed by authorised personnel with a password. Services need to incorporate risk management measures to ensure that passwords are recorded and stored in a secure place at the service, and to limit access to the information only to other authorised persons
- Forms: Enrolment forms and any other forms used to collect personal or health information should have the service's *Privacy Statement* (refer to Attachment 4) attached.
- Collecting information for which there is no immediate use: A service should only collect the information it needs and for which it has a specific purpose. Services should not collect information that has no immediate use, even though it may be useful in the future.

YARRAM EARLY LEARNING PRIVACY PRINCIPLES IN ACTION

1. Collection processes (Privacy Principle 1)

1.1 Type of personal and health information to be collected

The service will only collect the information needed, and for which there is a purpose that is legitimate and related to the service's functions and/or obligations.

The type of information collected and held includes (but is not limited to) personal information, including health information, regarding:

- children and parents/guardians prior to and during the child's attendance at a service (this information is collected in order to provide and/or administer services to children and parents/guardians)
- job applicants, employees, members, volunteers and contractors (this information is collected in order to manage the relationship and fulfil the service's legal obligations)
- contact details of other parties that the service deals with.

 The service will collect information on the following identifiers (refer to *Definitions*):
- information required to access the *Kindergarten Fee Subsidy* for eligible families (refer to *Fees Policy*)
- tax file number for all employees, to assist with the deduction and forwarding of tax to the Australian Tax Office failure to provide this would result in maximum tax being deducted
- For childcare services only: Customer Reference Number (CRN) for children attending childcare services to enable the family to access the Commonwealth Government's Child Care Benefit (CCB) failure to provide this would result in parents/guardians not obtaining the benefit.

1.2 Collection of personal and health information

Personal information about individuals, either in relation to themselves or their children enrolled at the service, will generally be collected via forms filled out by parents/guardians. Other information may be collected from job applications, face-to-face interviews and telephone calls. Individuals from whom personal information is collected will be provided with a copy of the service's *Privacy Statement* (Attachment 4).

When the service receives personal information from a source other than directly from the individual or the parents/guardians of the child concerned, the person receiving the information will notify the individual or the parents/guardians of the child to whom the information relates of receipt of this information. The service will advise that individual of their right to request access to this information. Access will be granted in accordance with the relevant legislation. Please note that the legislation allows the service to deny access in accordance with the limited reasons for denial that are contained in the legislation (refer to Privacy Principle 6.1).

1.3 Anonymity (Privacy Principle 8)

Wherever it is lawful and practicable, individuals will have the option of not identifying themselves when entering into transactions with Yarram Early Learning

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2. Use and disclosure of personal information (Privacy Principle 2)

2.1 Use of information

The service will use personal information collected for the primary purpose of collection (refer to the table below). The service may also use this information for any secondary purposes directly related to the primary purpose of collection, to which the individual has consented, or could reasonably be expected to consent. The following table identifies the personal information that will be collected by the service, the primary purpose for its collection and some examples of how this information will be used.

Personal and health information collected in relation to:	Primary purpose of collection:	Examples of how the service will use personal and health, (including sensitive) information include:
Children and parents/guardians	 To enable the service to provide for the education and care of the child attending the service To promote the service (refer to Attachments 5 and 6 for permission forms – photographs and videos) 	 Day-to-day administration and delivery of service Provision of a place for their child in the service Duty rosters Looking after children's educational, care and safety needs For correspondence with parents/guardians relating to their child's attendance To satisfy the service's legal obligations and to allow it to discharge its duty of care Visual displays in the service Newsletters Promoting the service through external media, including the service's website
The Approved Provider if an individual, or members of the Committee of Management/Board if the Approved Provider is an organisation	For the management of the service	For communication with, and between, the Approved Provider, other Committee/Board members, employees and members of the association To satisfy the service's legal obligations
Job applicants, employees, contractors, volunteers and students	 To assess and (if necessary) to engage the applicant, employees, contractor, volunteers or students, as the case may be To administer the employment, contract or placement 	Administering the individual's employment, contract or placement, as the case may be Ensuring the health and safety of the individual Insurance Promoting the service through external media, including the service's website

2.2 Disclosure of personal information, including health information

Yarram Early Learning may disclose some personal information held about an individual to:

- government departments or agencies, as part of its legal and funding obligations
- local government authorities, in relation to enrolment details for planning purposes
- organisations providing services related to staff entitlements and employment
- insurance providers, in relation to specific claims or for obtaining cover
- law enforcement agencies
- health organisations and/or families in circumstances where the person requires urgent medical assistance and is incapable of giving permission
- anyone to whom the individual authorises the service to disclose information.

2.3 Disclosure of sensitive information (Privacy Principle 10)

Sensitive information (refer to *Definitions*) will be used and disclosed only for the purpose for which it was collected or a directly related secondary purpose, unless the individual agrees otherwise, or where the use or disclosure of this sensitive information is allowed by law.

3. Storage and security of personal information (Privacy Principle 4)

In order to protect the personal information from misuse, loss, unauthorised access, modification or disclosure, the Approved Provider and staff will ensure that, in relation to personal information:

- access will be limited to authorised staff, the Approved Provider or other individuals who require this information in order to fulfil their responsibilities and duties
- information will not be left in areas that allow unauthorised access to that information
- all materials will be physically stored in a secure cabinet or area
- computerised records containing personal or health information will be stored safely and secured with a password for access
- there is security in transmission of the information via email, fax or telephone, as detailed below:
 - 1. emails will only be sent to a person authorised to receive the information
 - 2. telephone limited and necessary personal information will be provided over the telephone To persons authorised to receive that information
- transfer of information interstate and overseas will only occur with the permission of the person concerned or their parents/guardians.

4. Data quality (Privacy Principle 3)

Yarram Early Learning will endeavour to ensure that the personal information it holds is accurate, complete, up to date and relevant to its functions and/or activities.

5. Disposal of information

Personal information will not be stored any longer than necessary.

In disposing of personal information, those with authorised access to the information will ensure that it is either shredded or destroyed in such a way that the information is no longer accessible.

6. Access to personal information (Privacy Principle 6)

6.1 Access to information and updating personal information

Individuals have the right to ask for access to personal information the service holds about them without providing a reason for requesting access.

Under the privacy legislation, an individual has the right to:

• request access to personal information that the service holds about them

- access this information
- make corrections if they consider the data is not accurate, complete or up to date.

There are some exceptions set out in the *Information Privacy Act 2000*, where access may be denied in part or in total. Examples of some exemptions are where:

- the request is frivolous or vexatious
- providing access would have an unreasonable impact on the privacy of other individuals
- providing access would pose a serious threat to the life or health of any person
- the service is involved in the detection, investigation or remedying of serious improper conduct and providing access would prejudice that.

6.2 Process for considering access requests

A person may seek access, to view or update their personal or health information:

- if it relates to their child, by contacting the Nominated Supervisor
- for all other requests, by contacting the Approved Provider/secretary. Personal information may be accessed in the following way:
- view and inspect the information
- take notes
- obtain a copy.

Individuals requiring access to, or updating of, personal information should nominate the type of access required and specify, if possible, what information is required. Yarram Early Learning will endeavour to respond to this request within 45 days of receiving the request.

Yarram Early Learning and employees will provide access in line with the privacy legislation. If the requested information cannot be provided, the reasons for denying access will be given in writing to the person requesting the information.

Yarram Early Learning Privacy Statement

Yarram Early Learning believes that your privacy is important.

Yarram Early Learning has developed a *Privacy and Confidentiality Policy* that illustrates how we collect, use, disclose, manage and transfer personal information, including health information. This policy is available upon request.

To ensure ongoing funding and licensing, our service is required to comply with the requirements of privacy legislation in relation to the collection and use of personal information. If we need to collect health information, our procedures are subject to the *Health Records Act 2001*.

Purpose for which information is collected

The reasons for which we generally collect personal information are given in the table below.

Personal information and health information collected in relation to:	Primary purpose for which information will be used:		
Children and parents/guardians	 To enable us to provide for the education and care of the child attending the service To manage and administer the service as required 		
The Approved Provider if an individual, or members of the Committee of Management/Board if the Approved Provider is an organisation	For the management of the service To comply with relevant legislation requirements		
Job applicants, employees, contractors, volunteers and students	 To assess and (if necessary) to engage employees, contractors, volunteers or students To administer the individual's employment, contracts or placement of students and volunteers 		

Please note that under relevant privacy legislation, other uses and disclosures of personal information may be permitted, as set out in that legislation.

Disclosure of personal information, including health information

Some personal information, including health information, held about an individual may be disclosed to:

- government departments or agencies, as part of our legal and funding obligations
- local government authorities, for planning purposes
- organisations providing services related to employee entitlements and employment
- insurance providers, in relation to specific claims or for obtaining cover
- law enforcement agencies
- health organisations and/or families in circumstances where the person requires urgent medical assistance and is incapable of giving permission
- anyone to whom the individual authorises us to disclose information.

Laws that require us to collect specific information

The Education and Care Services National Law Act 2010 and the Education and Care Services National Regulations 2011, Associations Incorporation Act 1981 and employment-related laws and agreements require us to collect specific information about individuals from time-to-time. Failure to provide the required information could affect:

- a child's enrolment at the service
- a person's employment with the service
- the ability to function as an incorporated association.

Access to information

Individuals about whom we hold personal or health information are able to gain access to this information in accordance with applicable legislation. The procedure for doing this is set out in our *Privacy and Confidentiality Policy*, which is available on request.

For information on the *Privacy and Confidentiality Policy*, please refer to the copy available at the service or contact the Certified Supervisor, Nominated Supervisor.

Records and Documents to be kept at the service

Type of record	Responsibility	Timeframe	Reference
Evidence of current public liability insurance Note: Does not apply if the insurance is provided by a state or territory government.	Approved Provider Family day care educator	Available for inspection at service premises or family day care office	Regulations 29, 30, 180
Quality Improvement Plan	Approved Provider	Current plan is to be kept	Regulations 31, 55
Child assessments	Approved Provider Family day care educator	Until the end of 3 years after the child's last attendance	Regulations 74, 183
Incident, injury, trauma and iliness record	Approved Provider Family day care educator	Until the child is 25 years old	Regulations 87, 183
Medication record	Approved Provider Family day care educator	Until the end of 3 years after the child's last attendance	Regulations 92, 183
Child attendance	Approved Provider Family day care educator	Until the end of 3 years after the record was made	Regulations 158–159, 183
Child enrolment	Approved Provider Family day care educator	Until the end of 3 years after the child's last attendance	Regulations 160, 183
Death of a child while being educated and cared for by the service	Approved Provider	Until the end of 7 years after the death	Regulations 12, 183
Record of service's compliance history	Approved Provider	Until the end of 3 years after the Approved Provider operated the service	Regulation 167

Type of record	Responsibility	Timeframe	Reference
Record of responsible person in day-to-day charge including Certified Supervisors placed in day-to-day charge	Approved Provider	Until the end of 3 years after the staff member works for the service	Section 162 Regulations 150, 177
For Centre-based serv	rices only	V-	No.
Staff record	Approved Provider	Until the end of 3 years after the staff member works for the service	Regulation 145
Record of access to early childhood teachers	Approved Provider	Until the end of 3 years after the staff member works for the service	Regulation 152
Record of educators working directly with children	Approved Provider	Until the end of 3 years after the staff member works for the service	Regulation 151
Record of volunteers and students	Approved Provider	Until the end of 3 years after the volunteer or student attended the service	Regulation 149
For Family day care s	ervices only		A.
Assessment of family day care residences and approved family day care venues	Approved Provider	Until the end of 3 years after the record was made	Regulation 116
Record of family day care staff (including educators, co-ordinators and assistants)	Approved Provider	Until the end of 3 years after the staff member works for the service	Regulation 154
Record of visitors to family day care residence or approved family day care venue	Family day care educator	Until the end of 3 years after the record was made	Regulation 165

ATTACHMENT 7. SHARING INFORMATION UNDER CISS AND FVISS

This attachment has been developed based on the Information Sharing and Family Violence Reforms Contextualised Guidance: For centre-based education and care services; government, Catholic and independent schools; system and statutory bodies; and education health, wellbeing and inclusion workforces, September 2020.

Applying the threshold test under CISS

Before sharing information with other Information Sharing Entities (ISE)'s the threshold test requirements must be meet.

The requirements for sharing are different depending on the purpose of the sharing, if sharing for both purposes (Child Wellbeing or Safety and/or Family Violence), you must meet the requirements of each of the schemes.

Although child wellbeing and safety takes precedence over an individual's privacy, privacy must still be protected through careful and selective information sharing.

Threshold requirements for the Child Information Sharing Scheme:



The information sharing entity is requesting or disclosing confidential information about any person for the purpose of promoting the wellbeing or safety of a child or group of children; and

The **disclosing** information sharing entity reasonably believes that sharing the confidential information may assist the receiving information sharing entity to carry out one or more of the following activities:

2

- make a decision, an assessment or a plan relating to a child or group of children
- initiate or conduct an investigation relating to a child or group of children
- provide a service relating to a child or group of children manage any risk to a child or group of children; and

The information being **disclosed** or **requested** is not known to be 'excluded information' under Part 6Aof the Child Wellbeing and Safety Act (and is not restricted from sharing by another law), information that could:

• endanger a person's life or result in physical injury

3

- prejudice a police investigation or interfere with the enforcement or administration of the law; prejudice a coronial inquest; prejudice a fair trial of a person
- be legally privileged
- reveal a confidential police source
- · contravene a court order
- be contrary to the public interest
- information sharing would contravene another law.

Requirements for the Family Violence Information Sharing Scheme:

The purpose of sharing is to assess family violence risk OR protect victim survivors from family violence risk.

There are two purposes for which information can be shared between ISEs:

1

- Family violence assessment purpose: the purpose of establishing or assessing the risk of a
 person committing family violence or being the subject of family violence. This would
 include:
 - oestablishing family violence risk
 - oassessing the risk to the victim survivor
 - ocorrectly identifying the perpetrator.

Family violence protection purpose: once family violence risk is established, to manage the risk to the victim survivor. This includes information sharing to support ongoing risk assessment.

The applicable consent requirements are met.

Is the consent required when a child is at risk of family violence?

2

- Consent is not required from any person to share information relevant to assessing or managing family violence risk to a child. However, you should seek the views of the child and non-violent family members where it is safe, reasonable and appropriate to do so.
- Where a student is 18 years of age or older, they are an adult and so you may need their consent to share their information, or the information of third parties, unless you can legally share under existing privacy laws or when there is a child at risk.

In situations where an adolescent is using family violence against an adult family member, you may need the consent of the adult victim survivor to share their information.

The information is not excluded information.

Excluded information is information that could:

3

- endanger a person's life or result in physical injury
- prejudice a police investigation or interfere with the enforcement or administration of the law; prejudice a coronial inquest; prejudice a fair trail of a person be legally privileged
- reveal a confidential police source
- contravene a court order
- be contrary to the public interest

information sharing would contravene another law.