Childcare Policy no.4: Delivery and Collection of Children
Mandatory – Quality Area 2

Purpose
This policy will provide clear guidelines to ensure the safe delivery and collection of children attending Pines Learning Childcare.

1. Values
Pines Learning Childcare is committed to:
- ensuring the safe delivery and collection of children being educated and cared for at the service
- meeting its duty of care obligations under the law.

2. Scope
This policy applies to the Approved Provider, Persons with Management or Control, Nominated Supervisor, Persons in Day to Day Charge, educators, staff, students on placement, parents/guardians, children and others attending the programs and activities of Pines Learning Childcare.

3. Background and Legislation

Background
A duty of care exists at all times the child is attending a children’s service. In addition, the service has a duty of care to a child while he/she is on the service’s premises even if he/she hasn’t yet been signed into the service or has been signed out of the service, and is legally under the care and supervision of the parent/guardian (refer to Supervision of Children Policy).

The child may only leave the service in the care of a parent/guardian, authorised nominee or a person authorised by one of these parties to collect the child. An authorised person does not include a parent who is prohibited by a court order from having contact with the child. An exception is made in the event of a medical or other emergency (refer to Incident, Injury, Trauma and Illness Policy and Emergency and Evacuation Policy) and for excursions (refer to Excursions and Service Events Policy).

The National Law and National Regulations do not specify a minimum age limit for an authorised nominee. The Nominated Supervisor in conjunction with the child’s parent/guardian will determine if a person between the ages of 16 and 18 is able to be an authorised nominee for their child.

Legislation and standards
Relevant legislation and standards include but are not limited to:
- Children, Youth and Families Act 2005 (Vic)
- Education and Care Services National Law Act 2010: Sections 167, 170
- Education and Care Services National Regulations 2011: Regulations 99, 168(2)(f)
- Family Law Act 1975 (Cth)
- National Quality Standard, Quality Area 2: Children’s Health and Safety
  - Standard 2.3: Each child is protected

The most current amendments to listed legislation can be found at:
The terms defined in this section relate specifically to this policy. For commonly used terms e.g.

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.

The service provider is Pines Learning and the Approved Provider is Pines Learning Inc. The Approved Provider delegates its responsibility for the day to day operation of the service to the Nominated Supervisor.

Attendance record: Kept by the service to record details of each child attending the service including name, time of arrival and departure, signature of person delivering and collecting the child or of the Nominated Supervisor or educator (Regulation 158(1)).

Authorised nominee: (In relation to this policy) a person who has been given written authority by the parents/guardians of a child to collect that child from the education and care service. These details will be on the child’s enrolment form.

The National Law and National Regulations do not specify a minimum age limit for an authorised nominee. The Nominated Supervisor in conjunction with the child’s parent/guardian will determine if a person between the ages of 16 and 18 is able to be an authorised nominee for their child.

Duty of care: A common law concept that refers to the responsibilities of organisations to provide people with an adequate level of protection against harm and all reasonable foreseeable risk of injury.

Inappropriate person: A person who may pose a risk to the health, safety or wellbeing of any child attending the education and care service, or whose behaviour or state of mind make it inappropriate for him/her to be on the premises e.g. a person under the influence of drugs or alcohol (Act 171(3)).

Incident, Injury, Trauma and Illness Record: Contains details of any incident, injury, trauma or illness that occurs while the child is being educated and cared for by the service. Any incident, injury, trauma or illness must be recorded as soon as is practicable but not later than 24 hours after the occurrence. Details required include the:

- name and age of the child
- circumstances leading to the incident, injury, trauma or illness (including any symptoms)
- time and date
- details of action taken by the service including any medication administered, first aid provided or medical personnel contacted
- details of any witnesses
- names of any person the service notified or attempted to notify, and the time and date of this
- signature of the person making the entry, and time and date of this.

These details must be kept for the period of time specified in Regulation 183. A sample Incident, Injury, Trauma and Illness Record is available on the ACECQA website.

Medication record: Contains details for each child to whom medication is to be administered by the service. This includes the child’s name, signed authorisation to administer medication and a record of the medication administered, including time, date, dosage, manner of administration, name and
signature of person administering the medication and of the person checking the medication if required (Regulation 92). A sample medication record is available on the ACECQA website.

**Serious incident:** An incident resulting in the death of a child, or an injury, trauma or illness for which the attention of a registered medical practitioner, emergency services or hospital is sought or should have been sought. This also includes an incident in which a child appears to be missing, cannot be accounted for, is removed from the service in contravention of the regulations or is mistakenly locked in/out of the service premises (Regulation 12). A serious incident should be documented in an *Incident, Injury, Trauma and Illness Record* (sample form available on the ACECQA website) as soon as possible and within 24 hours of the incident. The Regulatory Authority (DET) must be notified within 24 hours of a serious incident occurring at the service (Regulation 176(2) (a)). The Notification of a Serious Incident Form (available on the ACECQA website) is to be completed and submitted online using the National Quality Agenda IT System (NQA ITS). Records are required to be retained for the periods specified in Regulation 183.

**Unauthorised person:** (in relation to this policy) is any person who has not been listed as an authorised nominee on the child’s enrolment form.

5. **Sources and Related Policies**

**Sources**
- Department of Education and Early Childhood Development (DET), Licensed Children’s Services, phone 1300 307 415 or email [licensed.childrens.services@edumail.vic.gov.au](mailto:licensed.childrens.services@edumail.vic.gov.au)

**Service policies**
- Acceptance and Refusal of Authorisations Policy
- Child Safe Policy
- Dealing with Medical Conditions Policy
- Emergency and Evacuation Policy
- Enrolment and Orientation Policy
- Excursions and Service Events Policy
- Fees Policy
- Incident, Injury, Trauma and Illness Policy
- Privacy and Confidentiality Policy
- Road Safety and Safe Transport Policy
- Supervision of Children Policy

6. **Policy Procedures**

6.1 **The Approved Provider or Persons with Management and Control** is responsible for:
   
i. ensuring parents/guardians have completed the authorised nominee (refer to *Definitions*) section of their child’s enrolment form, and that the form is signed and dated (refer to *Enrolment and Orientation Policy*)
   
ii. providing an attendance record (refer to *Definitions*) that meets the requirements of Regulation 158(1) and is signed by the parent/guardian, an authorised nominee, Nominated Supervisor or educator on delivery and collection of their child from the service every day
   
iii. ensuring a child does not leave the service except with a parent/guardian or authorised nominee, or with the written authorisation of one of these (refer to Attachment 2 – Authorisation Form) or in the case of a medical or other emergency (Regulation 99) (refer to
Acceptance and Refusal of Authorisations Policy, Dealing with Medical Conditions Policy, Incident, Injury Trauma and Illness Policy and Child Safe Policy

iv. ensuring a child is not taken outside the service premises on an excursion except with the written authorisation of a parent/guardian or authorised nominee (refer to Excursions and Service Events Policy)

v. ensuring authorisation procedures are in place for excursions and other service events (refer to Excursions and Service Events Policy)

vi. ensuring that there are procedures in place when a child is given into the care of another person, such as for a medical or other emergency (refer to Emergency and Evacuation Policy and Incident, Injury, Trauma and Illness Policy)

vii. ensuring that there are procedures in place when a parent/guardian or authorised nominee telephones the service to advise that a person not listed on their child’s enrolment form will be collecting their child (refer to Attachment 1 – Authorisation procedures)

viii. ensuring that parents/guardians or authorised nominees are contacted in the event that an unauthorised person arrives to collect a child from the service, and that appropriate procedures are followed (refer to Attachment 1 – Authorisation procedures)

ix. ensuring that there are procedures in place if an inappropriate person (refer to Definitions) attempts to collect a child from the service (refer to Attachment 3 – Procedures to ensure the safe collection of children)

x. keeping a written record of all visitors to the service, including time of arrival and departure

xi. ensuring procedures are in place for the care of a child who has not been collected from the service on time (refer to Attachment 4 – Procedures for the late collection of children)

xii. ensuring that the educator-to-child ratios are maintained at all times children are in attendance at the service (including when children are collected late from the service) according to the requirements of Regulations 123 and 360 (refer also to Supervision of Children Policy)

xiii. notifying DET in writing within 24 hours, and the parents as soon as is practicable, in the event of a serious incident (refer to Definitions), including when a child has left the service unattended by an adult or with an unauthorised person (Regulations 12, 86, 176)

xiv. providing parents/guardians with information regarding procedures for delivery and collection of children prior to their child’s commencement at the service

xv. ensuring that educators and staff comply with the service’s Road Safety and Safe Transport Policy

xvi. encouraging parents/guardians to comply with the service’s Road Safety and Safe Transport Policy.

6.2 The Nominated Supervisor or Person in Day to Day Charge is responsible for:

i. ensuring a child does not leave the service except with a parent/guardian or authorised nominee, or with the written authorisation of one of these (refer to Attachment 2 – Authorisation Form) or in the case of a medical or other emergency (refer to Acceptance and Refusal of Authorisations Policy, Dealing with Medical Conditions Policy, Incident, Injury Trauma and Illness Policy and Child Safe Policy)

ii. ensuring a child is not taken outside the service premises on an excursion except with the written authorisation of a parent/guardian or authorised nominee (refer to Excursions and Service Events Policy)

iii. ensuring that educator-to-child ratios are maintained at all times children are in attendance at the service (including when children are collected late from the service) according to the requirements of Regulations 123 and 360 (refer also to Supervision of Children Policy)

iv. ensuring children are adequately supervised at all times (refer to Supervision of Children Policy)

v. following the authorisation procedures listed in Attachment 1
vi. following the procedures to ensure the safe collection of children (refer to Attachment 3 – Procedures to ensure the safe collection of children)

vii. following the procedures for late collection of children (refer to Attachment 4 – Procedures for the late collection of children)

viii. ensuring that educators and staff comply with the service’s Road Safety and Safe Transport Policy

ix. encouraging parents/guardians to comply with the service’s Road Safety and Safe Transport Policy.

6.3 Educators and other staff are responsible for:

i. ensuring the attendance record is signed by the parent/guardian, authorised nominee, Nominated Supervisor or an educator, detailing the child’s time of arrival and departure from the service (Regulation 158(1))

ii. developing safety procedures for the mass arrival and departure of children from the service

iii. refusing to allow a child to depart from the service with a person who is not the parent/guardian or authorised nominee, or where there is not written authorisation of one of these (refer to Attachment 2 – Authorisation Form) (refer also to Acceptance and Refusal of Authorisations Policy)

iv. implementing the authorisation procedures outlined in Attachment 1 in the event that a parent/guardian or authorised nominee telephones the service to advise that a person not listed on their child’s enrolment form will be collecting their child

v. following the authorisation procedures (Attachment 1) and contacting the parents/guardians or authorised nominees if an unauthorised person arrives to collect a child from the service

vi. following procedures in the event that an inappropriate person (refer to Definitions) attempts to collect a child from the service (refer to Attachment 3 – Procedures to ensure the safe collection of children)

vii. informing the Approved Provider as soon as is practicable, but within 24 hours, if a child has left the service unattended by an adult or with an unauthorised person (refer to Definitions)

viii. following procedures for the late collection of children (refer to Attachment 4 – Procedures for the late collection of children)

ix. maintaining educator-to-child ratios at all times children are in attendance at the service (including when children are collected late from the service)

x. ensuring the entry/exit doors and gates are kept closed during program hours

xi. displaying an up-to-date list of the telephone numbers of the Approved Provider, DET, Child FIRST, DHS Child Protection Service and the local police station

xii. complying with the service’s Road Safety and Safe Transport Policy.

6.4 Parents/guardians are responsible for:

i. completing and signing the authorised nominee section of their child’s enrolment form before their child attends the service

ii. signing and dating permission forms for excursions

iii. signing the attendance record as their child arrives at and departs from the service

iv. ensuring educators are aware that their child has arrived at/been collected from the service

v. collecting their child on time at the end of each session/day

vi. alerting educators if they are likely to be late collecting their child

vii. providing written authorisation where children require medication to be administered by educators/staff, and signing and dating it for inclusion in the child’s medication record (refer to Definitions)
viii. supervising their own child before signing them into the program and after they have signed them out of the program

ix. familiarising themselves with the service’s Road Safety and Safe Transport Policy

x. supervising other children in their care, including siblings, while attending or assisting at the service

xi. paying a late-collection fee if required by the service’s Fees Policy.

Volunteers and students, while at the service, are responsible for following this policy and its procedures.

6.5 Evaluation

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

i. regularly seek feedback from everyone affected by the policy regarding its effectiveness

ii. monitor the implementation, compliance, complaints and incidents in relation to this policy

iii. keep the policy up to date with current legislation, research, policy and best practice

iv. revise the policy and procedures as part of the service’s policy review cycle, or as required

v. notify parents/guardians at least 14 days before making any changes to this policy or its procedures.

6.6 Attachments

- Attachment 1: Authorisation procedures
- Attachment 2: Authorisation Form
- Attachment 3: Procedures to ensure the safe collection of children
- Attachment 4: Procedures for the late collection of children
**Attachment 1**

**Authorisation procedures**

These procedures are to be followed when a child is collected by an unauthorised person, including where a parent/guardian or authorised nominee telephones the service to notify that such a person will be collecting their child.

The Nominated Supervisor will:

1. request that the parent/guardian or authorised nominee email the authorisation if it is possible to do so, detailing the name, address and telephone number of the person who will be collecting the child

2. accept a verbal authorisation if it is not possible for the parent/guardian or authorised nominee to provide authorisation via email, provided the following procedure is followed:
   2.1 all details of the person collecting the child, including the name, address and telephone number of the person must be obtained
   2.2 two educators take the verbal authorisation message (recommended by DET)
   2.3 the verbal authorisation is documented and stored with the child’s enrolment record for follow-up
   2.4 photo identification is obtained to confirm the person’s identity on arrival at the service
   2.5 ensure that parents/guardians or authorised nominees follow up a verbal authorisation by completing an Authorisation Form (Attachment 2) when next at the service, or by adding details of the new authorised nominee to the child’s enrolment form

3. ensure that the email authorisation is stored with the child’s enrolment record

4. ensure the attendance record is completed prior to child leaving the service

5. refuse to release a child where authorisation is not/cannot be provided by the parent/guardian or authorised nominee

6. contact police if the safety of the child or service staff is threatened

7. implement late collection procedures (refer to Attachment 4) if required

8. notify the Approved Provider in the event that written authorisation is not provided for further follow-up.
**Attachment 2**

**Authorisation form**

To be used as a follow-up to a verbal/email authorisation when the parent/guardian or authorised nominee is next at the service. This form will be attached to the child’s enrolment form.

I ______________________________________ authorised by telephone/email (please circle)

for my child/ren (write name/s) ____________________________________________________ to be collected from Pines Learning Childcare on __________________ by:

Name: ____________________________________________________

Address: ____________________________________________________

Telephone number: _____________________________________

This was a one-off occasion and this person is **not** to be included on my child’s enrolment form as an authorised nominee to collect my child on an ongoing basis.

Signed: ______________________________________ (Parent/guardian or authorised nominee)

Date: ______________________________________

This form will be attached to the child’s enrolment form.

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**Authorisation form**

To be used where the parent/guardian or authorised nominee is able to provide prior written authorisation

I ______________________________________ authorise

Name: ____________________________________________________

Address: ____________________________________________________

Telephone Number: _____________________________________

to collect my child/ren (write name/s) ______________________________________

from Pines Learning Childcare on __________________

This will be a one-off occasion and this person is **not** to be included on my child’s enrolment form as an authorised nominee to collect my child on an ongoing basis.

Signed: ______________________________________ (Parent/guardian or authorised nominee)

Date: ______________________________________
Attachment 3
Procedures to ensure the safe collection of children

Early childhood professionals have a duty of care not to endanger children at the service by knowingly placing them in a situation that could reasonably be expected to be dangerous, including releasing a child into the care of an inappropriate person (refer to Definitions).

Where an educator believes that the parents/guardians or authorised nominee may be ill, affected by alcohol or drugs, or not able to safely care for the child, the following procedures must be followed.

• Consult with the Nominated Supervisor or the Approved Provider, if possible.
• Advise the person collecting the child of their concerns and suggest contacting an alternative authorised nominee to collect the child.
• If the Nominated Supervisor or the Approved Provider fears for the safety of the child, themselves or other service staff at any time, contact the police immediately.
• Complete the Incident, Injury, Trauma and Illness Record and file with the child’s enrolment form.
• Inform the Approved Provider as soon as is practicable, and at least within 24 hours of the incident.
• Inform the Regulatory Authority (DET) within 24 hours of a serious incident occurring (refer to Definitions).
Attachment 4

Procedures for the late collection of children

Scenario 1: The service has been notified of the late collection
Where a parent/guardian or authorised nominee has notified the service that they will be late collecting their child, the Nominated Supervisor is responsible for:

- ensuring that the educator-to-child ratios are maintained at all times children are in attendance at the service
- contacting parents/guardians or the authorised nominee if the child has not been collected by the agreed time, and informing the Approved Provider of the situation
- following the steps listed in scenario 3 (below) if parents/guardians or the authorised nominee do not arrive to collect the child and cannot be contacted.

Scenario 2: The service has not been notified of the late collection
Where a parent/guardian or authorised nominee is late collecting their child and has not notified the service that they will be late, the Nominated Supervisor is responsible for:

- ensuring that the educator-to-child ratios are maintained at all times children are in attendance at the service
- contacting parents/guardians or the authorised nominee to request collection
- informing the Approved Provider of the situation
- following the steps listed in scenario 3 (below) if the parents/guardians or authorised nominee cannot be contacted.

Scenario 3: The child has not been collected and a parent/guardian/authorised nominee is unable to be contacted
Where the parent/guardian or authorised nominee is late collecting their child and is unable to be contacted, the Nominated Supervisor is responsible for:

- ensuring that the educator-to-child ratios are maintained at all times children are in attendance at the service
- contacting Child FIRST or the local police if a child has not been collected within an hour of closing time.
- notifying DET as soon as is practicable
- informing the Approved Provider of the situation.

Late collection fee
A late collection fee may be charged in accordance with the Fees Policy of the service in all of the above scenarios.