Decision Making at Child Protection Conferences
Introduction and Purpose

This protocol provides information for practitioners attending Child Protection Conferences and the expectations placed upon them.

It provides advice and guidance in relation to decision-making in Child Protection Conferences.

This protocol advises on the process for representations to be made should professional or families attending conference wish to either raise concerns or make a formal complaint.

This protocol should be read in conjunction with the All Wales Protection Procedures.

The Process of Decision making at Child Protection Conferences

Following presentation and discussion of written and verbal reports, and contribution from the family, the Chair of the conference will summarise the information. The role of the Chair includes putting the facts that have been presented in a context which can be informed by research, and clarifying the risk factors that arise from the information. The Chair will then ask whether conference members feel this is an accurate summary, before proceeding.

Conference members will then be asked to present their view of the risks, strengths and needs based on all the information shared in conference.

Each agency representative will then be asked for their decision about whether each child is at continuing risk of significant harm and therefore whether the child need a Child Protection Care and Support Plan and therefore whether their name should be placed on the Child Protection Register.

Within Cwm Taf, to help inform the decision-making on whether a child’s name should be placed on the Child Protection Register or when de-registration is being considered, the MARAF should be completed by the allocated social worker and this will be shared at conference.

All professionals attending conference must be aware that they are part of the decision making process and cannot abdicate their responsibility. They are each responsible for voicing their own professional opinion.

The decision should reflect the consensus view of the conference. Wherever possible conference members should aim for a consensus view about whether or not each child is at continuing risk of significant harm.

Where consensus cannot be achieved, the Chair should attempt to seek resolution e.g. by re-summarring the issues and facilitating further discussion.

Only where there are irresolvable differences of opinion should the decision making revert to a voting situation, with the nominated or lead person from each agency being asked to vote on registration. Voting as such should be avoided where possible.
Voting should be based on agencies and/or professional groupings not individuals, listed below in Part 2. The Chair should clearly identify the relevant professional groupings within agencies for the purposes of voting. The senior staff present at the conference from each agency should assist in this process and ensure that professional groupings are kept to a minimum. This may necessitate a short break in the conference to facilitate. Each agency should have arrangements in place to ensure consistency in this process.

The aim is to reach a majority decision. The agencies that have dissented from the majority view will be listed in the written record of the conference.

If the vote is split 50/50, the Chair will have the casting vote as to whether the child is at continuing risk of significant harm and in need of a Child Protection Care and Support Plan and therefore whether their name should be placed on the Child Protection Register.

If the Chair believes the decision places the child at risk s/he must indicate this in the conference and include their concerns in their Summary. Immediately after conference, they must escalate their concern to the senior manager responsible for child protection. The Chair also has the option to address any professional differences, as do any of the conference members, where they feel that a child is not being adequately protected. In fact, all professionals have a duty to follow up continuing concerns. (Please refer to the Protocol for the Resolution of Inter Agency Safeguarding Concerns)

Following the decision of the Conference, it is vital that all members of conference discuss and contribute to any proposed Child Protection Care and Support Plan to address the identified risks.

Professional Groupings

The following examples of professional groupings have been agreed by the Cwm Taf Safeguarding Board:

- Children Social Services (including all social work teams, and all services which are line managed within Childrens Services e.g. fostering and services, Youth Offending Service, IFST).

- Child Health Services (including Paediatrician, Health Visitor, School Nurse, Paediatric Nurse--acute and community, Speech Therapy, Specialist Nurses, Physiotherapist, Neo-Natal outreach Nurse, CAMHS, GP)

- Adult Social Services (including all social work teams, and all services which are line managed within Adult Services e.g. adult placement services, community support teams, RISMS)

- Adult Health Services (including Mental Health, Learning Disability Services, Midwifery, GP, Substance Misuse Services, CDAT)

(Please note that if you are part of a multi-agency team then you will be allocated one vote according to the service you represent e.g. CMHT can sit with Adult Social Services or Health Services)
Police; includes PPU and Divisional Officers

Probation services

Housing; (including tenancy support, or Housing Associations)

Education; including primary school, secondary school, nursery, Attendance and Well-being Service, Access and Inclusion (where children in family attend different schools, each school to vote for that specific child)

Early Years pre-school providers including Flying Start (other than health visitors)

Voluntary groups; including Women’s Aid, Action for Children, Barnardo’s, NSPCC (not advocacy), Homestart, TEDS, Drugaid

Any other agency at the discretion of the Chair

The written record of the conference should reflect the professional groupings identified, including situations where the Chair makes the final decision about such groupings, and the rationale for this decision. The written record will also include any difference of views expressed at the conference, including any concerns raised by the Chair regarding the safety of the decision.

Other Attendees

There are also people who attend Child Protection Conferences who are not party to the decision-making. This includes:

Parents,

Children and young people,

Family members or people who are there in the role of support for parents,

Advocates for the child

Legal representatives of the parents or young people

CSSIW staff.

CAFCASS

Foster carers and residential carers

Parents, children, young people and family members should be asked for their views but it is the professionals who are responsible for making the final decision.
In accordance with the All Wales Protection Procedures, the conference will also consider whether a Care and Support Plan would be more appropriate in circumstances when a Child Protection Care and Support Plan is not deemed to be necessary.

All professionals and agencies invited to attend a conference will be asked to submit a report in line with the All Wales Protection Procedures. Where a professional is unable to attend the conference, s/he should still submit a report and this should include their own view of the risks to the child, based on their knowledge of the child and the family. A representative of the agency will attend on their behalf to present their report. The Chair should ensure that this view forms part of the discussion at the conference, whilst bearing in mind that it was a view formed without the benefit of hearing the contributions of all the other professionals at the conference.

Specific Issues

- If there is only one School representative present and only one child in the family attends their school, they will be asked to contribute to the decision making on behalf of their agency in respect of all the children who are discussed at conference, based on the fact that they have heard all relevant information in conference.

- In situations where there are sibling groups and there is no agreement, then each child will be considered separately with those professional groups directly involved with an individual child voting on registration for that child.

- The Chair has responsibility for ensuring that if parents disagree with the decision or are unhappy with the conduct of the conference they are given information about the safeguarding board’s appeal/complaint process and that they have the option of appealing against the decision. An independent panel will deal with appeals and they have the option of asking for the conference to be re-convened if the appeal is upheld.