



OFFERYNNAU STATUDOL
CYMRU

2012 Rhif 205 (Cy.35)

**GOFAL CYMDEITHASOL,
CYMRU**

**Y GWASANAETH IECHYD
GWLADOL, CYMRU**

**PLANT A PHOBL IFANC,
CYMRU**

Rheoliadau Timau Integredig
Cymorth i Deuluoedd (Adolygu
Achosion) (Cymru) 2012

NODYN ESBONIADOL

(Nid yw'r nodyn hwn yn rhan o'r Rheoliadau)

Mae'r Rheoliadau hyn yn sefydlu gofynion am sut y mae'n rhaid i awdurdodau lleol adolygu achosion teuluoedd sy'n cael eu cefnogi gan dimau integredig cymorth i deuluoedd ("ICiD"). Nid yw'r gofynion i awdurdod lleol adolygu achos yn gymwys o ran plentyn y mae ei achos eisoes yn ddarostyngedig i adolygiad o dan Reoliadau Adolygu Achosion Plant (Cymru) 2007 (O.S. 2007/307 (Cy.26)) ("y Rheoliadau Adolygu") yn rhinwedd eu bod "yn derbyn gofal" yn unol â'r diffiniad o "looked after" yn adran 22(1) o Ddeddf Plant 1989.

Mae adran 57 o Fesur Plant a Theuluoedd (Cymru) 2010 yn gosod dyletswydd ar awdurdodau lleol i sefydlu un neu ragor o dimau ICiD. Mae'r Rheoliadau hyn yn gymwys i ardaloedd awdurdodau lleol y mae adran 57 wedi ei chychwyn mewn perthynas â hwy ac y mae ganddynt ddyletswydd i sefydlu tîm ICiD. Ar y dyddiad y caiff y Rheoliadau hyn eu dwyn i rym mae adran 57 mewn grym mewn perthynas ag ardaloedd yr awdurdodau lleol a ganlyn: Merthyr Tydfil, Casnewydd, Rhondda Cynon Taf, Wrecsam, Caerdydd a Bro Morgannwg (gweler Gorchymyn Mesur Plant a Theuluoedd (Cymru) 2010 (Cychwyn) 2010 a Gorchymyn Mesur Plant a Theuluoedd (Cymru) 2010 (Cychwyn Rhif 4) 2012).

WELSH STATUTORY
INSTRUMENTS

2012 No. 205 (W.35)

SOCIAL CARE, WALES

**NATIONAL HEALTH
SERVICE, WALES**

**CHILDREN AND YOUNG
PERSONS, WALES**

The Integrated Family Support
Teams (Review of Cases) (Wales)
Regulations 2012

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations establish requirements about how local authorities must review the cases of the families who are supported by Integrated Family Support ("IFS") teams. The requirements for a local authority to review a case do not apply in relation to a child whose case is already subject to review under the Review of Children's Cases (Wales) Regulations 2007 (S.I. 2007/307 (W.26)) ("the Review Regulations") by virtue of being "looked after" as defined in section 22(1) of the Children Act 1989.

Section 57 of the Children and Families (Wales) Measure 2010 imposes a duty on local authorities to establish one or more IFS teams. These Regulations apply to local authority areas in relation to which section 57 has been commenced and which have a duty to establish an IFS team. On the date these Regulations are brought onto force section 57 is in force in relation to the following local authority areas: Merthyr Tydfil, Newport, Rhondda Cynon Taff, Wrexham, Cardiff and the Vale of Glamorgan (see the Children and Families (Wales) Measure 2010 (Commencement) Order 2010 and the Children and Families (Wales) Measure 2010 (Commencement No. 4) Order 2012).

Mae rheoliad 2 yn ei gwneud yn ofynnol i awdurdod lleol adolygu achosion teuluoedd y mae eu hachosion yn cael eu cefnogi gan dim ICID ond mae'n eithrio achosion plant sy'n derbyn gofal.

Mae rheoliad 3 yn nodi pryd y mae'n rhaid adolygu achos am y tro cyntaf a pha mor aml y mae'n rhaid cynnal adolygiadau wedyn. Mae rheoliad 4 yn ei gwneud yn ofynnol i awdurdod lleol nodi yn ysgrifenedig ei drefniadau i adolygu achosion ac y mae'n ei gwneud yn ofynnol bod awdurdod lleol yn cyd-drefnu'r adolygiad. Ymdrinnir â'r materion i ymdrin â hwy yn yr adolygiad yn Atodlen 1.

Mae rheoliad 5 ac Atodlen 2 yn nodi pob mater y mae'n rhaid i awdurdod lleol ei ystyried wrth adolygu achosion. Mae rheoliad 6 yn nodi'r gofynion ynglŷn â phwy y mae'n rhaid ymgynghori cyn adolygiad, pwy y mae'n rhaid iddo gymryd rhan ynddo a phwy y dylid ei hysbysu wedyn.

Mae rheoliad 7 yn creu dyletswydd i awdurdod lleol weithredu'r penderfyniadau a gymerwyd mewn adolygiad. Mae rheoliad 8 yn ei gwneud yn ofynnol bod gwybodaeth a ddarperir ar gyfer adolygiad, ynghyd â chofnodion, ac unrhyw benderfyniadau gan adolygiad, yn cael eu cofnodi yn ysgrifenedig.

Mae rheoliad 9 yn dirymu rheoliadau 1 i 8 o Reoliadau Timau Integredig Cymorth i Deuluoedd (Adolygu Achosion) (Cymru) 2010 (O.S. 2010/1700 (Cy.161)) ("Rheoliadau 2010"). Mae rheoliad 9 o Reoliadau 2010, sy'n gwneud diwygiadau i'r Rheoliadau Adolygu, wedi ei gadw. Yr oedd y diwygiadau yn gymwys yn wreiddiol i ardaloedd yr awdurdodau lleol a ganlyn: Merthyr Tudful, Casnewydd, Rhondda Cynon Taf a Wrecsam. Mae rheoliad 9(2) o'r Rheoliadau hyn yn darparu bod y diwygiadau a wnaed gan Reoliadau 2010 yn gymwys i'r rhannau o Gymru sy'n weddill.

Ystyriwyd Cod Ymarfer Gweinidogion Cymru ar wneud Asesiadau Effaith Rheoleiddiol mewn perthynas â'r Rheoliadau hyn. O ganlyniad, mae asesiad effaith rheoleiddiol wedi cael ei baratoi ynglŷn â chostau a manteision tebygol cydymffurfio â'r Rheoliadau hyn. Gellir cael copi gan y Gyfarwyddiaeth Iechyd, Gwasanaethau Cymdeithasol a Phlant, Llywodraeth Cymru, Parc Cathays, Caerdydd CF10 3NQ.

Regulation 2 requires a local authority to review the cases of families whose cases are supported by an IFS team but excepts cases of looked after children.

Regulation 3 sets out when a case must first be reviewed and at what intervals subsequent reviews must take place. Regulation 4 requires a local authority to set out in writing its arrangements for reviewing cases and requires that the local authority coordinates the review. The matters to be dealt with in the review are dealt with in Schedule 1.

Regulation 5 and Schedule 2 set out all the matters that a local authority must take into account in reviewing cases. Regulation 6 sets out the requirements about who must be consulted before a review, who must participate in it and who should be notified afterwards.

Regulation 7 creates a duty for a local authority to implement the decisions taken at a review. Regulation 8 requires that information provided for a review, together with minutes, and any decisions of a review, are recorded in writing.

Regulation 9 revokes regulations 1 to 8 of the Integrated Family Support Teams (Review of Cases) (Wales) Regulations 2010 (S.I. 2010/1700 (W.161)) ("the 2010 Regulations"). Regulation 9 of the 2010 Regulations, which makes amendments to the Review Regulations, is preserved. The amendments originally applied to the following local authority areas: Merthyr Tydfil, Newport, Rhondda Cynon Taff and Wrexham. Regulation 9(2) of these Regulations provides that the amendments made by the 2010 Regulations apply to the remaining parts of Wales.

The Welsh Ministers' Code of Practice on the carrying out of Regulatory Impact Assessments was considered in relation to these Regulations. As a result, a regulatory impact assessment has been prepared as to the likely costs and benefits of complying with these Regulations. A copy can be obtained from the Directorate of Health, Social Services and Children, Welsh Government, Cathays Park, Cardiff, CF10 3NQ.

2012 Rhif 205 (Cy.35)

GOFAL CYMDEITHASOL, CYMRU

Y GWASANAETH IECHYD GWLADOL, CYMRU

PLANT A PHOBL IFANC, CYMRU

Rheoliadau Timau Integredig Cymorth i Deuluoedd (Adolygu Achosion) (Cymru) 2012

<i>Gwnaed</i>	<i>30 Ionawr 2012</i>
<i>Gosodwyd gerbron Cynulliad Cenedlaethol Cymru</i>	<i>31 Ionawr 2012</i>
<i>Yn dod i rym</i>	<i>28 Chwefror 2012</i>

Mae Gweinidogion Cymru, drwy arfer y pweriau a roddwyd gan adran 63(a) a 74(2) o Fesur Plant a Theuluoedd (Cymru) 2010(1) ac adrannau 26(1), (2), 104(4), 104A (1) a (2) o Ddeddf Plant 1989(2) yn gwneud y Rheoliadau a ganlyn:

Enwi, cychwyn, dehongli a chymhwysedd

1.—(1) Enw'r Rheoliadau hyn yw Rheoliadau Timau Integredig Cymorth i Deuluoedd (Adolygu Achosion) (Cymru) 2012 a deuant i rym ar 28 Chwefror 2012.

(2) Yn y Rheoliadau hyn—

ystyr "Mesur 2010" ("the 2010 Measure") yw Mesur Plant a Theuluoedd (Cymru) 2010;

ystyr "achos" ("a case") yw achos a gaiff ei adolygu gan dîm ICID yn unol â'r Rheoliadau hyn;

2012 No. 205 (W.35)

SOCIAL CARE, WALES

NATIONAL HEALTH SERVICE, WALES

CHILDREN AND YOUNG PERSONS, WALES

The Integrated Family Support Teams (Review of Cases) (Wales) Regulations 2012

<i>Made</i>	<i>30 January 2012</i>
<i>Laid before the National Assembly for Wales</i>	<i>31 January 2012</i>
<i>Coming into force</i>	<i>28 February 2012</i>

The Welsh Ministers, in exercise of the powers conferred by section 63(a) and 74(2) of the Children and Families (Wales) Measure 2010(1) and sections 26(1), (2), 104(4), 104A (1) and (2) of the Children Act 1989(2) make the following Regulations:

Title, commencement, interpretation and application

1.—(1) The title of these Regulations is the Integrated Family Support Teams (Review of Cases) (Wales) Regulations 2012 and they come into force on 28 February 2012.

(2) In these Regulations—

"the 2010 Measure" ("Mesur 2010") means the Children and Families (Wales) Measure 2010;

"a case" ("*achos*") means a case that is reviewed by an IFS team in accordance with these Regulations;

ystyr "y Rheoliadau Adolygu" ("the Review Regulations") yw Rheoliadau Adolygu Achosion Plant (Cymru) 2007(1);

ystyr "teulu" ("a family") yw teulu y mae wedi ei atgyfeirio gan awdurdod lleol i'w dîm integredig cymorth i deuluoedd ac yr hysbyswyd ei aelodau y byddant yn cael eu cefnogi gan y tîm;

ystyr "tîm ICiD" ("IFS team") yw tîm integredig cymorth i deuluoedd a sefydlwyd gan awdurdod lleol a bwrdd iechyd lleol yn cymryd rhan yn ei sefydlu yn unol ag adran 57 o Fesur 2010.

(3) Mae'r Rheoliadau hyn yn gymwys o ran yr ardaloedd hynny o Gymru y mae adran 57 (sefydlu timau integredig cymorth i deuluoedd) o Fesur 2010 wedi ei chychwyn mewn perthynas â hwy(2).

Dyletswydd i adolygu achosion

2.—(1) Yn ddarostyngedig i baragraff (2) a (3), rhaid i awdurdod lleol adolygu achos pob teulu yn unol â'r Rheoliadau hyn tra bo'r teulu yn cael ei gefnogi gan ei dîm ICiD.

(2) Pan fo tîm ICiD yn cael ei sefydlu ar y cyd gan ragor nag un awdurdod lleol, yna mae'r ddyletswydd ym mharagraff (1) yn gymwys i'r awdurdod lleol lle y mae'r plentyn yn byw ac mae unrhyw drefniadau dros dro i'r plentyn fyw y tu allan i ardal yr awdurdod lleol i'w diystyr at y diben hwn.

(3) Nid yw'r ddyletswydd ym mharagraff (1) o'r rheoliad hwn yn gymwys o ran achos teulu pan fo un neu ragor o'r plant yn y teulu yn derbyn gofal gan yr awdurdod lleol neu'n cael ei letya neu eu lletya gan yr awdurdod lleol ac y mae achos y plentyn hwnnw (neu'r plant hynny) yn ddarostyngedig i adolygiad o dan y Rheoliadau Adolygu.

Pryd y mae pob achos i'w adolygu

3.—(1) Rhaid i bob achos gael ei adolygu am y tro cyntaf cyn pen pedair wythnos ar ôl y dyddiad pryd y caiff y teulu ei hysbysu y bydd ei achos yn cael ei gefnogi gan y tîm ICiD.

(2) Rhaid cynnal ail adolygiad o'r achos cyn pen tri mis ar ôl yr adolygiad cyntaf ac ar ôl hynny rhaid cynnal adolygiadau dilynlol cyn pen chwe mis ar ôl dyddiad yr adolygiad blaenorol.

(3) Nid oes dim yn y rheoliad hwn yn rhwystro awdurdod lleol rhag adolygu'r achos cyn pen yr amseroedd a bennir ym mharagraff (1) neu (2).

"a family" ("teulu") means a family which has been referred by a local authority to its IFS team and whose members have been notified that they will be supported by the team;

"IFS team" ("tîm integredig cymorth i deuluoedd") means an integrated family support team established by a local authority with the participation of a local health board in accordance with section 57 of the 2010 Measure;

"the Review Regulations" ("y Rheoliadau Adolygu") means the Review of Children's Cases (Wales) Regulations 2007(1).

(3) These Regulations apply in relation to those areas of Wales in relation to which section 57 (establishment of family support teams) of the 2010 Measure has been commenced(2).

Duty to review cases

2.—(1) Subject to paragraph (2) and (3), a local authority must review the case of each family in accordance with these Regulations, for as long as the family is being supported by its IFS team.

(2) Where an IFS team is established jointly by more than one local authority, then the duty in paragraph (1) applies to the local authority in whose area the child lives and any temporary arrangements for the child to live outside the local authority area are to be disregarded for this purpose.

(3) The duty in paragraph (1) of this regulation does not apply in relation to the case of a family where one or more of the children in the family is being looked after or is being provided with accommodation by the local authority and that child's case is (or those children's cases are) subject to review under the Review Regulations.

Time when each case is to be reviewed

3.—(1) Each case must first be reviewed within four weeks of the date on which the family are notified that their case will be supported by the IFS team.

(2) A second review of the case must be carried out no more than three months after the first and thereafter subsequent reviews must be carried out no more than six months after the date of the previous review.

(3) Nothing in this regulation prevents a local authority from reviewing the case before the times specified in paragraph (1) or (2).

(1) O.S. 2007/307 (Cy.26).

(2) Ar y dyddiad y caiff y Rheoliadau hyn eu dwyn i rym mae adran 57 o Fesur 2010 mewn grym mewn perthynas ag ardaloedd yr awdurdodau lleol a ganlyn: Merthyr Tudful, Casnewydd, Rhondda Cynon Taf, Wrecsam, Caerdydd a Bro Morgannwg.

(1) S.I. 2007/307 (W.26).

(2) On the date these Regulations are brought into force section 57 of the 2010 Measure is in force in relation to the following local authority areas: Merthyr Tydfil, Newport, Rhondda Cynon Taff , Wrexham, Cardiff and the Vale of Glamorgan.

Sut y mae achosion i'w hadolygu

(4) Rhaid i awdurdod lleol nodi yn ysgrifenedig sut y mae achos pob teulu i'w hadolygu a rhaid iddo drefnu bod hyn ar gael i'r personau a bennir yn rheoliad 6(1).

(2) Rhaid i awdurdod lleol y mae ei dim ICID yn cefnogi teulu wneud trefniadau i gyd-drefnu gweithrediad pob agwedd ar yr adolygiad.

(3) Rhaid i awdurdod lleol benodi un o'i swyddogion i gyd-drefnu pob agwedd ar yr adolygiad.

(4) Rhaid i'r materion i ymdrin â hwy ym mhob adolygiad achos, i'r graddau y mae'n ymarferol, gynnwys yr elfennau a bennir yn Atodlen 1.

(5) Nid oes dim yn y Rheoliadau hyn yn atal cynnal unrhyw adolygiad o dan y Rheoliadau hyn ac unrhyw adolygiad, asesiad neu ystyriaeth arall o dan unrhyw ddarpariaeth arall ar yr un pryd.

Ystyriaethau y mae'n rhaid i awdurdodau lleol dalu sylw iddynt

5. Yr ystyriaethau y mae'n rhaid i awdurdod lleol, i'r graddau y mae'n rhesymol ymarferol, dalu sylw iddynt wrth adolygu pob achos yw'r ystyriaethau cyffredinol a bennir yn Atodlen 2.

Ymgynghori, cymryd rhan a hysbysu

6.—(1) Cyn cynnal unrhyw adolygiad, rhaid i awdurdod lleol, oni bai nad yw'n rhesymol ymarferol i wneud hynny, geisio barn ac ystyried barn—

- (a) plant y teulu;
- (b) y rhieni;
- (c) unrhyw berson nad yw'n rhiant i'r plentyn ond sydd â chyfrifoldeb rhiant am y plentyn hwnnw;
- (ch) aelodau'r tîm ICID; a
- (d) unrhyw berson arall y mae'r awdurdod yn ystyried bod ei farn yn berthnasol;

yn enwedig, o ran y materion sydd i ymdrin â hwy yn ystod yr adolygiad.

(2) Rhaid i awdurdod lleol, i'r graddau y mae'n rhesymol ymarferol, gynnwys y personau y ceisir eu barn o dan baragraff (1) yn yr adolygiad, a phan fo'r awdurdod yn ystyried bod hynny'n briodol, eu gwahodd i fod yn bresennol mewn rhan neu'r cyfan onoho.

(3) Rhaid i awdurdod lleol, i'r graddau y mae'n rhesymol ymarferol, wneud canlyniad yr adolygiad ac unrhyw benderfyniad a gymerwyd ganddo o ganlyniad i'r adolygiad yn hysbys i—

- (a) plant y teulu;
- (b) y rhieni;

Manner in which cases are to be reviewed

4.—(1) A local authority must set out in writing how the case of each family is to be reviewed and must make this available to the persons specified in regulation 6(1).

(2) A local authority whose IFS team is supporting a family must make arrangements to co-ordinate the carrying out of all aspects of the review.

(3) A local authority must appoint one of its officers to co-ordinate all the aspects of the review.

(4) The matters to be dealt with in each review must, so far as practicable, include the elements specified in Schedule 1.

(5) Nothing in these Regulations prevents the carrying out of any review under these Regulations and any other review, assessment or consideration under any other provision at the same time.

Considerations to which local authorities are to have regard

5. The considerations to which, so far as is reasonably practicable, a local authority must have regard in reviewing each case are the general considerations specified in Schedule 2.

Consultation, participation and notification

6.—(1) Before conducting any review a local authority must, unless it is not reasonably practicable to do so, seek and take into account the views of—

- (a) the children of the family;
- (b) the parents;
- (c) any person who is not a parent of the child but who has parental responsibility for that child;
- (d) members of the IFS team; and
- (e) any other person whose views the authority consider to be relevant;

in particular in relation to the matters which are to be dealt with in the course of the review.

(2) A local authority must so far as is reasonably practicable involve the persons whose views are sought under paragraph (1) in the review and, where the authority consider appropriate, invite them to attend all or part of it.

(3) A local authority must, so far as is reasonably practicable, make known the outcome of the review and of any decision taken by it in consequence of the review to—

- (a) the children of the family;
- (b) the parents;

- (c) unrhyw berson nad yw'n rhiant i'r plentyn ond sydd â chyfrifoldeb rhiant am y plentyn hwnnw;
- (ch)y tîm ICID; ac
- (d) unrhyw berson arall y mae'r awdurdod yn ystyried y dylai gael ei hysbysu.

Trefniadau i weithredu penderfyniadau sy'n codi o adolygiadau

7. Rhaid i awdurdod lleol gymryd pob cam rhesymol i weithredu unrhyw benderfyniad y mae'n ei gymryd o ganlyniad i adolygiad, p'un ai drwy wneud trefniadau ei hun neu drwy wneud trefniadau â bwrdd iechyd lleol neu ag unrhyw berson arall.

Cofnodi gwybodaeth adolygiad

8. Rhaid i awdurdod lleol gadw cofnod ysgrifenedig o—

- (a) gwybodaeth a geir at ddibenion adolygiad;
- (b) unrhyw gyfarfod a drefnir gan yr awdurdod o flaen neu o ganlyniad i unrhyw agwedd ar adolygiad yr achos hwnnw; ac
- (c) manylion canlyniad yr adolygiad ac unrhyw benderfyniadau a wneir gan yr awdurdod o ganlyniad i'r adolygiad.

Dirymu ac addasu

9.—(1) Mae rheoliadau 1 i 8 o Reoliadau Timau Integredig Cymorth i Deuluoedd (Adolygu Achosion) (Cymru) 2010(1) wedi eu dirymu.

(2) Mae'r diwygiadau i'r Rheoliadau Adolygu a wnaed gan reoliad 9 o Reoliadau Timau Integredig Cymorth i Deuluoedd (Adolygu Achosion) (Cymru) 2010 yn gymwys i'r rhannau o Gymru sy'n weddill(2).

- (c) any person who is not a parent of the child but who has parental responsibility that child;
- (d) the IFS team; and
- (e) any other person whom the authority considers ought to be notified.

Arrangements for implementation of decisions arising from reviews

7. A local authority must take all reasonable steps to implement any decision which it takes in consequence of a review, whether by making arrangements itself or by making arrangements with a local health board or with any other person.

Recording review information

8. A local authority must make a written record of—

- (a) information obtained for the purposes of a review;
- (b) any meeting arranged by the authority in anticipation or in consequence of any aspect of the review of that case; and
- (c) details of the outcome of the review and any decisions made by the authority in consequence of the review.

Revocation and modification

9.—(1) Regulations 1 to 8 of the Integrated Family Support Teams (Review of Cases) (Wales) Regulations 2010(1) are revoked.

(2) The amendments to the Review Regulations made by regulation 9 of the Integrated Family Support Teams (Review of Cases) (Wales) Regulations 2010 apply to the remaining parts of Wales(2).

Gwenda Thomas

Y Dirprwy Weinidog Plant a Gwasanaethau Cymdeithasol o dan awdurdod y Gweinidog Iechyd a Gwasanaethau Cymdeithasol, un o Weinidogion Cymru

30 Ionawr 2012

Deputy Minister for Children and Social Services under authority of the Minister for Health and Social Services, one of the Welsh Ministers

30 January 2012

(1) O.S. 2010/1700 (Cy.161).

(2) Cafodd y diwygiadau a wnaed gan reoliad 9 o'r Rheoliadau Adolygu eu gwneud mewn perthynas ag ardaloedd awdurdod lleol Merthyr Taffful, Casnewydd, Rhondda Cynon Taf, Wrecsam, Caerdydd a Bro Morgannwg (*gweler Gorchymyn Mesur Plant a Theuluoedd (Cymru) 2010 (Cychwyn) 2010 (O.S. 2010/1699 (Cy.160) (C.87)).*

(1) S.I. 2010/1700 (W.161).

(2) The amendments made by regulation 9 of the Review Regulations were made in relation to the local authority areas of Merthyr Tydfil, Newport, Rhondda Cynon Taff, Wrexham, Cardiff and the Vale of Glamorgan (*see The Children and Families (Wales) Measure 2010 (Commencement) Order 2010 (S.I. 2010/1699 (W.160) (C.87)).*

YR ATODLENNI

ATODLEN 1

Rheoliad 4(4)

Materion i ymdrin â hwy mewn adolygiad achos

1. Unrhyw newid yn amgylchiadau unrhyw blant neu oedolion yn y teulu.
2. Effeithiolrwydd y cynllun i fynd i'r afael ag anghenion y plentyn, boed mewn perthynas ag anghenion iechyd, neu anghenion cymdeithasol, emosiynol neu ymddygiadol.
3. Effeithiolrwydd cynlluniau i fynd i'r afael ag anghenion oedolion, boed mewn perthynas ag anghenion iechyd neu anghenion gofal cymdeithasol.
4. Barn yr oedolion a'r plant yn y teulu.
5. P'un a ddylid addasu'r cynlluniau ar gyfer y plentyn (y plant) neu'r oedolyn (oedolion) i gefnogi ei gilydd yn well.

ATODLEN 2

Rheoliad 5

Ystyriaethau y mae awdurdodau lleol i roi sylw iddynt

RHAN 1

Y Plentyn

1. Unrhyw newid yn statws cyfreithiol y plentyn
2. Unrhyw risgiau i'r plentyn
3. P'un a yw'r trefniadau presennol ar gyfer gofal y plentyn yn fodhaol ai peidio.
4. Cynnydd datblygol y plentyn a p'un a oes angen i'r plentyn fod yn destun unrhyw asesiad pellach mewn perthynas ag anghenion iechyd, neu anghenion cymdeithasol, emosiynol, ymddygiadol neu addysgol.

RHAN 2

Y Teulu

5. Unrhyw newidiadau yn amgylchiadau'r teulu ers yr adolygiad diwethaf.

SCHEDULES

SCHEDULE 1

Regulation 4(4)

Matters to be dealt with in case review

1. Any change of circumstances of any children or adults in the family.
2. The effectiveness of the plan to address the needs of the child, whether in relation to health needs or social, emotional or behavioural needs.
3. The effectiveness of plans to address the needs of adults whether in relation to health needs or social care needs.
4. The views of the adults and children in the family.
5. Whether the plans for the child(ren) or adult(s) should be adapted to better support each other.

SCHEDULE 2

Regulation 5

Considerations to which local authorities are to have regard

PART 1

The Child

1. Any change in the legal status of the child.
2. Any risks to the child.
3. Whether the current arrangements for the care of the child are satisfactory.
4. The child's developmental progress and whether there is a need for the child to be the subject of any further assessment in relation to health, social, emotional, behavioural or educational needs.

PART 2

The Family

5. Any changes in the family circumstances since the last review.

6. Unrhyw ddigwyddiadau arwyddocaol y tu allan i'r teulu sy'n berthnasol gan gynnwys rhoi camau gweithredu ar waith o adolygiadau blaenorol.
7. Unrhyw newid yng ngallu'r rhieni i gyflawni rôl rhieni o ganlyniad i wasanaethau iechyd neu ofal cymdeithasol a ddarparwyd neu o ganlyniad i ffactorau eraill.
8. Unrhyw anawsterau a brofodd y teulu o bosibl wrth ymwneud â'r tîm ICID.
9. P'un a oes unrhyw wrthdaro rhwng anghenion y plentyn ac anghenion yr oedolion a sut y gellir ei ddatrys.
10. Yr angen i baratoi am ddod ag ymgysylltiad y tîm ICID i ben.
6. Any significant events outside the family which are relevant including the implementation of actions from previous reviews.
7. Any change to the parenting capacity of the parents as a result of health or social care services provided or as a result of other factors.
8. Any difficulties that the family may have had in engaging with the IFS team.
9. Whether there is any conflict between the needs of the child and the needs of the adults and how this can be resolved.
10. The need to prepare for the ending of the involvement of the IFS team.

© Hawlfraint y Goron 2012

Argraffwyd a chyhoeddwyd yn y Deyrnas Unedig gan The Stationery Office Limited o dan awdurdod ac arolygiaeth Carol Tullo, Rheolwr Gwasg Ei Mawrhydi ac Argraffydd Deddfau Seneddol y Frenhines.

© Crown copyright 2012

Printed and Published in the UK by the Stationery Office Limited under the authority and superintendence of Carol Tullo, Controller of Her Majesty's Stationery Office and Queen's Printer of Acts of Parliament.

£5.75

W1168/02/12

ON

ISBN 978-0-348-10691-6



9 780348 106916

A standard linear barcode representing the ISBN 978-0-348-10691-6.