Compliance Guide for Service Providers - ECCE

November 2020





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Acronyms used in this document

CCC City/County Childcare Committee

CCSP Community Childcare Subvention Plus

CCSR Community Childcare Subvention Resettlement

CCSU Community Childcare Subvention Universal

Department of Children and Youth Affairs (previous name

DCYA of DCEDIY)

Department of Children, Equality, Disability, Integration

DCEDIY and Youth

ECCE Early Childhood Care and Education

EYPC Early Years Provider Centre

FTE Full Time Equivalent

HC Higher Capitation

NCS National Childcare Scheme

NPHET National Public Health Emergency Team

PIP Programme Implementation Platform

SC Standard Capitation

TEC Training and Employment Childcare

VO Visit Officer

The Department of Children and Youth Affair (DCYA) has had a name change to Department of Children, Equality, Disability, Integration and Youth – DCEDIY. For the purpose of this document the term DCYA and DCEDIY are used because some of the rule documents etc. issued in advance of the name change still refer to the DCYA.

COVID-19

All Pobal compliance visits in the 2020/2021 programme cycle will be undertaken in adherence with public health guidelines during the COVID-19 pandemic. In addition, all checks undertaken will take account of any flexibility of the programme rules notified to providers through announcements on the Hive. This document has been prepared on the assumption of on-site visits.

However as an interim measure, compliance checks will be conducted remotely with Compliance staff contacting Service Providers for submission of documentation online. Service Providers will be supported in this with guidance on how to collate and submit the requested documentation to Pobal.

1. Introduction

Pobal is contracted by the DCEDIY to conduct compliance visits with participating childcare service providers who operate one or more of the national childcare programmes. These national childcare programmes are Early Childhood Care and Education (ECCE), the National Childcare Scheme (NCS), the Training and Employment Childcare (TEC) Saver Programme and the Community Childcare Subvention Programmes (CCSP) (including Community Childcare Subvention Universal (CCSU) and Community Childcare Subvention Resettlement (CCSR) Saver Programmes). The ECCE programme and NCS are available on the Hive (Early Years Platform). The Saver Programmes are available on the Programme Implementation Platform (PIP). A range of standardised compliance checks are carried out during the course of these visits to ensure that services are complying with DCEDIY rules and conditions as outlined in your Programme Funding Agreements, the Programme Rules and Policy Guidelines documents. The purpose of the compliance checks is to provide assurance to DCEDIY and the Exchequer that the significant amount of funding distributed through the early learning and care programmes is protected.

This document provides guidance and assistance to service providers when preparing for a compliance visit (there is a separate Compliance Guide for Service Providers for the Saver programmes). We have outlined the overall compliance process, which incorporates the reviews conducted for quality control purposes, together with the possible compliance outcomes and the remedial action required.

The Compliance Checklist for Service Providers 2020-2021 (see Appendix 1 and also available on the Hive) details the information/documents that may be requested during a compliance visit.

It is the responsibility of the service provider to ensure compliance with their contractual requirements. It is important to note that failure to provide the necessary information and/or records on the day of the compliance visit may result in the service being deemed non-compliant and in breach of contractual requirements under your DCYA Funding Agreements. Therefore it is recommended that service providers prepare and maintain a compliance file containing the relevant documentation to accommodate a compliance visit (see Section 2. *Preparing for your Compliance Visit* below).

This document includes references to certain clauses within your Funding Agreements, the Rules Documents and/or 'Quick Guides' associated with some of the individual compliance checks i.e. identifying the rule(s) it stems from. It should be noted however that this document cannot be considered an exhaustive list of every check conducted as it does not cover every funding agreement clause and/or rule. DCEDIY programme requirements and the compliance checks don't remain static and there can be changes from time to time. It is essential that service providers familiarise themselves with the most up to date programme information including:

- Funding Agreements
- DCYA Rules for the ECCE Programme

The Rules documents are available on the Hive. Any changes/amendments to these will be communicated through Hive. There is also supplementary information available on the Hive and Pobal/DCEDIY websites including the Pobal 'Quick Guides'.

1.1 How to Use this Document

| | This icon indicates a reference to your Funding Agreement(s), DCYA Rules for Childcare Programmes, 'Quick Guides' or other resources which can be referenced for more detailed information and/or guidance. |
|---|---|
| 0 | You will see this icon throughout the document to indicate important or helpful information which you may need to consider further. |

2. Preparing for Your Compliance Visit

Advance preparation is key to a successful compliance visit. To help you plan and prepare for your compliance visit it is recommended that you maintain a compliance folder with all the requisite documentation. There is an individual compliance checklist available for each of the DCEDIY funded programmes which are updated each programme year/cycle. Please see **Appendix 1** or these can be accessed on the Hive – *Compliance Checklist for Service Providers 2020-2021*. It may be useful to place a copy of the individual checklists for each of the programmes you are participating in at the front of your compliance folder/file.

It is important that the key documentation is readily available at all times to facilitate the compliance visit and to reduce the duration of the visits. It might be useful to consider the following questions on a regular basis:

- Do you have all the necessary documentation in your compliance folder?
- Do you have adequate attendance records on-site which record actual arrival and departure times and facilitate the review of patterns of attendance?
- Are your Hive registrations up to date and reflective of current attendance levels?
- Is there a designated staff member on-site with access to the compliance folder?

It is acknowledged that some services file their records in alternative ways which is acceptable, but it should be noted that records must be available to enable the Visit Officer (VO) to complete the compliance visit in a reasonable timescale. In this regard it is essential that there is always a staff member on-site with access to the compliance folder and records in the event of a visit.



- Become familiar with the programme information, including your Funding Agreements, DCYA Rules for Programmes, 'Quick Guides' and the Compliance Checklists for Service Providers.
- Collate all documents required from the checklist and build a compliance folder of documents so that records are maintained and readily available at all times
- Set aside time regularly to review and amend the Hive registrations so that they are accurate and reflect the level of attendance.

2.1 Requirement to facilitate compliance visit

i. Programme Rules, Terms & Conditions:

'Services must facilitate compliance visits which will be made without notice, to include access to the premises, personnel and relevant records.'



- DCYA Rules for ECCE Programme: 9.2
- ECCE Funding Agreements: Clause 8: Right of Verification and Audits

All compliance visits will only be undertaken during dates and operational hours when the service calendar submitted to Pobal indicates that the service is open. However, it should be noted that ECCE visits may be undertaken at the end of an ECCE cycle should the service calendar show the service is in operation in relation to other programmes. It is important that all ECCE documentation is kept on-site and available for review to cover the above eventuality.

ii. Compliance Check/s:

The VO will request access to a service providers premises to conduct a compliance review.

If a VO is unable to gain access to the service this could result in a non-compliant outcome for that visit¹. It is requested that the service complete a Non-Admittance Form and give details of the reason that the visit is not being accommodated.



- Pobal compliance visits may be announced or unannounced. In the case of unannounced visits no notification will be made of the Pobal VO arriving at the service to conduct the on-site compliance checks
- In the absence of a manager/owner on-site, it is important there is a designated staff member in the service at all times who has responsibility for liaising with the Pobal VO.

¹ If a service is operating but no-one is on-site for good reason, e.g. outings, graduations etc., this will not be deemed a non-compliant issue. Evidence of communication in relation to these events may be required at a later date to confirm the reason why no children or staff were on site.

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|---------------------------|---|
| Admittance Declined | Major Non- Compliant | VO refused admittance to service in order to conduct the visit. |
| Admittance gained but no records available for inspection | Major Non- Compliant | VO is given access to service but documentation required to complete visit is not accessible to staff on-site. |
| Service not in operation on day of visit | Major Non- Compliant | Service calendar indicates service is open but not in operation. ¹ |

iv. Remedial Action

The service must grant the VO access to the facility and to the relevant records pertaining to the programme(s) under review. A revisit may occur if admittance is declined or no records are available for inspection.

3. The Compliance Visit – Overview

Further detailed information on some of the specific types of checks is provided in section 4 of this guidance document.

3.1 Duration of Compliance Visits

A compliance VO may arrive at a service at any time during service operational hours. The duration of a visit will vary depending on several factors:

- Number of programmes operating
- Number of children registered on the programmes.
- Form of record keeping
- The timing of the visit i.e. point in time in the cycle
- The number of records to be reviewed

Visits are conducted within service operational hours and the VO will not request staff to be available outside of these hours. On occasion a visit will not be completed within the first day of the visit and the VO may be required to return the following day.

3.2 Compliance Visits



- Please note all Pobal VOs are Garda vetted and hold official Pobal photographic ID
- A VO has a specific role within a childcare service i.e. checking adherence to programme rules and will not be left alone in the presence of children at any time during the visit.

On arrival, after initial introductions and briefing, the VO will request access to attendance records and documentation detailed on the Compliance Checklist for Service Providers. The VO will also request access to ECCE rooms and make enquiries as to the number of ECCE sessions in operation, staff cohort and the numbers of ECCE and non-ECCE children enrolled in each session.

The VO will endeavour to keep disruption to the service to a minimum in so far as possible, but a designated staff member will be required to facilitate the visit. However, advance preparation for the visit can also assist in that regard and potentially reduce the time required of the designated staff member. If all the requisite documentation is readily available in the compliance folder, the designated staff member may not be required for the full duration of the visit. As you will appreciate the VO may require clarifications during the course of the visit and upon conclusion will require a member of staff to be available to meet with him/her.

A record of the compliance visit is completed by the VO on a computer tablet. A compliance form is completed on the tablet for each programme operated by the

service separately and compliance outcomes are issued for each programme separately.

On completion of the visit, the VO will go through the preliminary findings with the staff member facilitating the visit, highlight any non-compliant issues identified and request that the staff member review the information recorded on the form. The staff member will then be requested to electronically sign the form confirming that all documentation and explanations provided to the VO and recorded on the form are true and correct.

All visits are subject to review for quality control purposes by a Compliance Reviewer. This is an additional quality control measure in the interest of ensuring consistency across all compliance visits/outcomes. This can on occasion result in subsequent amendments to the preliminary findings/non-compliance issues highlighted during the visit i.e. issues may not be deemed non-compliant in final outcomes or additional non-compliance issues may be identified at review stage.

Visit officers reserve the right to take copies of any records, books or other documents or extracts therefrom, that they find during the course of their inspection. Please note that a service provider may receive more than one visit during a cycle.

3.3 Compliance Outcomes

As the compliance visit is an onsite check, the outcomes are based on the documentation/ information made available on the day of the visit. With the exceptions of copies of staff qualifications, information submitted post visit cannot be considered in determining the final outcome. The compliance outcomes are issued by email to the primary authorised user email address on the Hive. If a service has queries in relation to the compliance outcome the compliance team can be contacted by emailing cvisit@pobal.ie.

The notification email issued to the primary authorised user will give an overall outcome for each programme reviewed during the compliance visit. The compliance outcomes categories are as follows:

- Compliant,
- Minor non-compliant,
- Moderate non-compliant, or
- Major non-compliant.

The table below provides a summary of the compliance outcome categorisations and examples of the main reasons for a given outcome. More detailed information on compliance categorisations in ECCE is available in **Appendix 2**, **Compliance Categorisations** (also available on the Hive as part of the Compliance Checklist for Service Providers).

Table 1: Summary of Compliance Categorisations:

| Outcome | Reasons |
|-------------------------------|---|
| Major non-compliant | Generally relates to issues which may have a potential material negative impact on Exchequer funding: • Failure to facilitate a visit • Records not available for review* • Hive updating * • Inadequate attendance records* • Higher Capitation Staff qualification issues (ECCE)* • Not meeting Higher Capitation Full Time Equivalent (FTE) (ECCE)* • Service provision issues* • No DCEDIY and/or Tusla registration |
| | |
| Moderate non- compliant | Moderate instances of * above Signed Hive declaration issues Standard Capitation Staff qualification issues Fees/Subvention issues ECCE room not meeting minimum staff ratio requirements |
| Minor non- | Minor instances of * above |
| compliant | Fees List issues Minimum enrolment (ECCE) |
| Compliant | No issues identified (based on sample records checked) |
| Compliant | 140 issues identified (based on sample records checked) |

The overall compliance category for each programme will reflect the highest non-compliant categorisation for that programme. The notification email will also give a breakdown of each of the non-compliance outcomes.

If there is a finding of incorrect registrations, a second email is issued with an attached spreadsheet listing all updates required. If a service requires assistance in completing the required Hive updating, an Early Years Provider Centre (EYPC) representative can be contacted on 01 5117 222 or eypc@pobal.ie



• Depending on the type of non-compliance issue(s) noted during the visit the service may receive an additional compliance visit (revisit) during the same cycle and/or in the next cycle.

It is expected that remedial actions are undertaken by services as soon as is practicable. In the event of visits undertaken towards the end of a cycle this can have an impact on the remedial action required.



 The local City/County Childcare Committee (CCC) are available to provide on-going support with all DCEDIY Childcare Funding programmes

3.4 Compliance Outcomes – Request for review

If a service provider does not agree with the outcome of a compliance visit a request for a review of the outcome can be made by emailing cvisit@pobal.ie. The review of the outcome will be undertaken by the Compliance Team or the Early Years Team depending on the circumstance of the request and a response issued by email to the service provider explaining the rationale for the outcome.

4. Compliance Checks

There are a number of checks that are common to all DCEDIY funding programmes (exceptions noted). The following section of this document outline details of some of these checks. The ECCE funding agreement requirements and/or rules as laid out in the DCYA Rules for ECCE Programme are also outlined.

We have also attempted to document possible non-compliant outcomes in relation to these checks as well as the most common reasons for these outcomes. Examples have been given as a guide but please note it is not all inclusive and there may be a small number of additional reasons for particular outcomes which are not documented below.



 The following is not an exhaustive list of all possible outcomes and depending on circumstances during a visit, additional checks may be required and the outcomes / rationales may differ.

The compliance checks may be conducted by the VO for each DCEDIY programme in any order, depending on circumstances.

4.1 DCYA reference number & Tusla registration

i. Programme Rules, Terms & Conditions:

'All facilities/locations operated by a service must be registered with Tusla, have an individual DCYA reference number and children must attend the facility/ location in which they are registered. Proof of Tusla registration must be available on the premises for inspection if required.'



• DCYA Rules for ECCE Programme: 1.3; 1.5

'Service providers must be registered with Tusla for the places being provided as defined...i.e. services cannot be funded for part-time places when registered with Tusla as a sessional service.'



- DCYA Rules for ECCE Programme: 1.3
- **ECCE Funding Agreements:** Clause 3.12 *Terms and Conditions of Funding.*

Each facility/location operated must obtain a separate DCYA reference number and be subject to the appropriate Tusla inspection and Change of Circumstance requirements.

ii. Compliance Check/s:

The VO will check that the service provider has a separate DCYA reference number for each facility/location it operates.

During a compliance visit where it is identified that a service is operating in an additional facility/location without a separate DCYA reference number:

- Services without appropriate Tusla registrations must contact Tusla immediately in order to obtain appropriate registration status. They will also be requested to contact their local CCC and Pobal to obtain a separate DCYA reference number.
- Services with appropriate Tusla registration for an existing facility and the additional facility, must contact their local CCC and Pobal to obtain a separate DCYA reference number for the additional facility.

Registrations for children attending the additional location without a DCYA number and/or appropriate Tusla registration may require updating on the Hive.

iii. Possible Non-Compliant Outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|---|--|
| Service operating additional facility with no DCYA reference number and pre-school facility / afterschool facility not registered with Tusla | Major non-compliant | Service operating from location which has not been registered with Tusla and does not have a DCYA reference number |
| Additional facility, which is Tusla registered, operating in a separate location without DCYA reference number | Major non-compliant | Service operating from location which is registered with Tusla but does not have a DCEDIY reference number |
| Registration/s deemed incorrect and Hive updating required | Major / Moderate / Minor non-compliant determined by the % of incorrect registrations identified. | Registrations ineligible |

Services must, where required, contact Tusla, their local CCC and Pobal in order to obtain a DCYA registration number for the additional facility. All children attending an additional facility should be re-registered under the new

4.2 Attendance Records

i. Programme Rules, Terms & Conditions:

'Attendance records must be kept in an appropriate manner that is sufficient to establish actual duration of attendance of each named child in terms of hours.'

'Failure to maintain attendance records may result in an assumption of zero hour's attendance.'

'Failure to maintain sufficient attendance records (e.g. where attendance records are kept, but in a format which does not allow a compliance visit officer to determine the hours which a child has attended, such as through the use of "ticks") may result in an assumption of minimal hours attendance (i.e. sessional/half sessional service).'

'The DCYA can withdraw future payments from the provider and/or require repayment of over-claimed monies already paid for the period concerned.'



- DCYA Rules for ECCE Programme: 8.1, 8.2, 8.3
- ECCE Funding Agreements: Clause 7: Access and Reporting Requirements
- Good Practice Guide Attendance Records attached as appendix to Rules document and available on the Hive

ii. Compliance Check/s:

Services in receipt of DCEDIY childcare funding are required to keep appropriate records of attendance for all children and to make these records available for inspection. The VO will review the records to establish that records are adequate and to confirm:

- Service opening times/days/ weeks are as per calendar submitted
- That Hive registrations are correct in terms of days per week and session type attended and include actual arrival and departure times.
- ECCE staff to child ratios are being met
- ECCE Higher Capitation minimum staff requirements are met
- ECCE Higher Capitation FTE is correct

Details of the minimum requirements for attendance records are laid out in detail in the Rules documents and Good Practice Appendices as outlined in the box above.

| Compliance outcome | Compliance categorisation | Reason for outcome | | |
|--|----------------------------|---|--|--|
| Records in relation to attendance not available on-site | Major non- compliant | Attendance records are not kept on- site for all or part of cycle ² | | |
| Attendance records not adequate | Major non- compliant | Attendance records do not meet requirements as laid out by DCEDIY. Compliance with programme rules cannot be confirmed. Examples: | | |
| | | Records do not allow the VO to accurately track attendance of all registered children | | |
| | | Records do not allow the VO to review registrations in a timely manner | | |
| | | Children's times of arrival and departure are not recorded or are not recorded by staff in real time i.e. as child arrives and departs. | | |
| | | Records do not allow VO to confirm ECCE staffing and Higher Capitation requirements are being met. | | |
| | | Large number of inconsistencies / gaps in records | | |
| | | Where attendance is recorded in advance | | |
| Attendance records available but some gaps/inadequacies identified | Moderate non- compliant | Attendance records do not meet requirements as laid out by DCEDIY but do allow the VO to track attendance of all registered children. | | |
| | | Examples: | | |
| | | Number of gaps during the programme cycle of times in/out but | | |

 $^{^2}$ For periods where no attendance has been recorded or made available for review it may be deemed that the service was not in operation for this period.

| pattern of | attend | lance | coul | d | be |
|------------|--------|-------|------|---|----|
| establishe | ed | | | | |

 Attendance records missing for a limited number of days during the cycle but pattern of attendance could be established

iv. Remedial Action required:

Service providers must ensure that attendance records are on-site for the full cycle period of all registrations. Where inadequacies have been identified these should be addressed immediately to ensure appropriate records are kept going forward.

4.3 Registrations and Hive Updating Requirements

i. Programme Rules, Terms & Conditions:

'Where attendance differs from registration in a consistent pattern over a four week period, registrations must be updated to reflect the actual pattern of attendance. An update on the Hive must occur immediately after the four weeks of the reduced attendance pattern commencing. Failure to update registrations to reflect the actual attendance pattern will result in an over-claim due to the Department. Over-claims will be recouped in accordance with the terms of the ECCE funding agreement.'



- DCYA Rules for ECCE Programme 7.1; 7.3; 7.4; 7.5
- ECCE Funding Agreements: Clause 4.19 Undertakings and Warranties

ii. Compliance Check/s:

The VO will review the attendance record of each ECCE registered child to confirm that the child is attending as registered. The attendance record is the only record that is used to establish attendance. If a child has not been recorded in the attendance record, it will be deemed that the child did not attend.

The VO will highlight to the staff member facilitating the visit each incorrect registration identified, if any, with reference to the attendance records. The VO will record on the compliance form that the review has been completed and all of the incorrect registrations identified have been discussed with the staff member (note that this is subject to a second desk-based review, post-visit).

A list of incorrect registrations will be issued to the service following the visit (please note this may be subject to change upon review, post-visit). However, the amendments can be made immediately following the visit should the service provider wish to note the registrations and complete the updates required prior to receipt of this list. The percentage of children with an incorrect registration will determine the level of non-compliant outcome.

It is the responsibility of the service provider to ensure that all relevant attendance records are made available to the VO on the day of visit for review. Where the attendance records are not made available this may result in the registration being deemed incorrect and/or ineligible.

It should be noted that in the case of a large volume of registrations, sampling may apply.

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome | |
|---|--|---|--|
| Registrations deemed incorrect and Hive updating required. | Major / Moderate / Minor non-compliant determined by the percentage of incorrect registrations identified. | Child has been absent for more than 4 consecutive weeks and extension has not been approved. Attendance days differ from registration in a consistent pattern over a 4 week period and Hive has not been updated e.g. Child registered for 5 days but only attending 3 days. Leavers not updated on the Hive or incorrect leave date entered. Registration start date incorrect. Child registered but did not take up a place. Child does not appear in the attendance record. | |
| Registration/s incorrect with regard to facility child/ren is attending | Major / Moderate / Minor non-compliant determined by the percentage of incorrect registrations identified. | A child is attending a different/sister DCEDIY registered facility to which they are registered. | |

iv. Remedial Action required:

Following the visit service providers will be issued an excel list of any incorrect registrations identified during the visit. It is requested that updates are completed

within 10 working days of receipt of this list. Updates may be completed prior to receipt of list as noted above.

4.4 Documentation

4.4.1 Documentation Display Requirements – Fees Lists, Letters and Calendars

i. Programme Rules, Terms & Conditions:

'A copy of the Fees List, together with copies of any standard letters that relate to DCYA funded programmes issued to parents, must be published in an area of the service accessible and visible to parents.'

'An updated copy of Fees Lists must be published in an area of the service accessible to parents, as well as on any online platform maintained by the provider for the purpose of advertising its services.'

'A copy of the service calendar, together with copies of any standard letters that relate to DCYA funded programmes issued to parents, must be published in an area of the service accessible and visible to parents as well as on any online platform maintained by the provider for the purpose of advertising its services.'



DCYA Rules for ECCE Programme: 2.10; 2.11; 3.3

ii. Compliance Check/s:

The VO will confirm if all the required documentation for all programmes with current registrations on the date of visit is on display and accessible to parent/guardians.

Where both the Hive generated fees list and calendar for each programme are on display this is deemed sufficient for compliance purposes.

Where required information is not on display this may result in a minor non-compliant outcome.

iii. Possible Non-Compliant Outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|---------------------------|--|
| Service is not displaying the most up to date Fees List and/or Calendar | Minor non-compliant | ECCE with current registrations Fees list and/or calendar is not on display at date of visit Fees list and /or calendar has been updated on Hive |

| | and documents on display are not the most up to date |
|--|--|
| | version. |

Service to ensure that all required programme documentation is on display from date of visit. If the fees list and/or calendar is updated during the programme cycle, the most up to date version must be on display and on any online platform maintained by the provider for the purpose of advertising its services.

4.4.2 Document Filing Requirement

4.4.2.1 Parents Service Fees Information letter

i. Programme Rules, Terms & Conditions:

'Parents/guardians must sign the Hive Service Fees Information Letter to indicate that they understand the charges that the service will apply'



• DCYA Rules for ECCE Programme: 2.9

Service Providers must have a parent service fee information letter signed by the parent/guardian on file in respect of each child registered on the programme. The letters signed by parents/guardians must be the letter generated from the current, most up to date fees list submitted on the Hive.

ii. Compliance Check/s:

The VO will check that there is a parent service fees information letter that has been fully signed and initialled for each child registered under ECCE, from the start of the current cycle. In the case of large numbers of registration the VO may ask to view a sample of letters.

If the VO finds that more than 10% of the children (or sample of children) do not have a fully signed parent fee information letter on their file then this may result in a minor non-compliant outcome.

iii. Possible non-compliant outcome:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|---------------------------|--|
| Signed parent letters not on file for more than 10% children reviewed | Minor non-compliant | ECCE – greater than 10% of letters for all registrations, or for sample of registrations, not on |

Service to ensure that parent/guardians of all current registered children have fully signed the most up to date Hive parent service fees Information letter.

4.4.2.2 Hive Declarations

i. Programme Rules, Terms & Conditions:

'Service Providers must ensure that parents/guardians sign a Parent Declaration Form to indicate that they understand the terms of the programme and that all child registration details are accurate. A record of each agreement must be maintained on site by the Service Provider.'



DCYA Rules for ECCE Programme: 6.1.2

ii. Compliance Checks:

The VO will check that there is a signed Parent Declaration Form for every registration under the ECCE programme, from the start of the current cycle. In the case of large numbers of registrations the VO may ask to view a sample of declaration forms.

If the VO finds that 10% or more of the children (or sample of children) do not have a *signed* Parent Declaration Form on their file then this may result in a moderate non-compliant outcome.

iii. Possible non-compliant outcome:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|---------------------------|---|
| Signed Parent Declaration Forms not on file for more than 10% children reviewed | Moderate non-compliant | Greater than 10% of signed Parent Declarations for all registrations, or for sample of registrations, not on file or not made available for review at time of visit. |

Service to ensure that parent/guardians of all current registered children have signed the Parent Declaration Forms.

4.5 Fee Lists and Calendars

4.5.1 Fees lists

i. Programme Rules, Terms & Conditions:

'Service Providers must complete a Fees list at the beginning of each programme year. A services' fee list must show details of all the fees charged to parents, as well as details of any additional charges, discounts, etc. applied by the service.'



- DCYA Rules for ECCE Programme: Chapter 2
- **ECCE Funding Agreement:** Clause 2.11 *Pre Payment Conditions*



The accuracy of a services fees list may also be checked by CCCs and Early Years throughout the programme cycle

ii. Compliance Check/s:

For the purpose of the compliance visit, the VO will check that the current Registered Fees List on the Hive.

- Is completed correctly according to the Quick guides,
- Reflects actual fees charged in the service, and
- Includes all required information

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|---------------------------|---|
| Fees List does not comply with programme requirements | Minor non- compliant | Fees list does not comply with requirements laid out in rules or "Quick Guides" document and/or are incorrect or inaccurate. Examples: |

| | | Fees list not completed correctly as per "How to" guide Optional extras not included All Optional extras listed together with one/no cost Cost/frequency of optional extras not included or incorrect Discounts not included (discretionary discounts may be excluded in some circumstances) Deposits requested but not included Deposit stated as non-refundable All session types offered not included Fees incorrect (i.e. monthly rate outlined instead of weekly rate / weekly rate incorrectly calculated / full subvention not applied / fees have increased but fees list not updated, evidence of notification of increase to parents should be evidenced otherwise non-compliance for overcharge) Non-pro rata rates not included ECCE 3hr only session not included if applicable Fees charged not in line with fees list e.g. a cohort of children not charged or undercharged. |
|--|----------------------------|--|
| Charge for inappropriate optional extras | Moderate non- compliant | See Fees Charged, 4.6 .2, below |

Service providers must update the Hive fees list to resolve any issues identified during a compliance visit and the revised fees list must be displayed in the service as well as on any online platform maintained by the provider for the purpose of advertising its services. Where appropriate, parents/guardians should be requested to re-sign updated service fees information letters.

4.5.2 Calendars

i. Programme Rules, Terms & Conditions:

'Service Providers must complete a Service Calendar at the beginning of each programme year... The calendar is subject to review by the Department/Pobal/CCC.'

'A service calendar must be distributed to all parents/guardians showing the days the service is due to be open under the ECCE Saver Programme year 2020/2021.'



• DCYA Rules for ECCE Programme: Chapter 3

Services are required to submit a service calendar on the Hive with details of all days/weeks that the service intends to operate for the cycle.

ECCE services are contractually required to operate 183 days over 38 weeks (with the exception of those operating a 41 week service).

Any changes to a service calendar must first be approved by the CCC. In certain limited circumstances a calendar may not require an update subject to a force majeure approval.

ii. Compliance Check/s:

The VO will review service attendance records to verify that records confirm calendar opening days.



- If force majeure has been approved (or applied for) the VO will request evidence of the approval and/or application.
- Force majeure should be formally applied for no later than 3 days after the incident, even if the incident is ongoing.



- **DCYA Rules for ECCE Programme:** Chapter 10
- ECCE Funding Agreement: Clause 12 Force Majeure

Where a service has not been operating as per submitted calendar it will be found major non-compliant. With regard to Service Provision if this affects the payable weeks in the case of two or more days for ECCE services. Where an ECCE service has not been operating as per submitted calendar but it is limited to one day this will be found moderate non-compliant. If a service is closed for 3 days or more in a single week this is regarded as a non-payment week.

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|--|--|
| Service provision is not delivering sufficient free hours/days/weeks | Major non-compliant / Moderate non- compliant determined by number of days | ECCE – service not operating 183 days as required. Force majeure not approved/applied for. |

iv. Remedial Action required:

Service providers must update the service calendar to reflect correct open days.

Where force majeure is not approved for ECCE service closures additional days may need to be added to the calendar and new calendar displayed and issued to parent/guardians.

4.6 Fees

4.6.1 Fees Records

i. Programme Rules, Terms & Conditions:

'All documentation related to the financial affairs of the service, accounts, fees records...must be on-site at all times. These records must be kept for a minimum period of seven years from expiry of the Funding Agreement.'



• DCYA Rules for ECCE Programme: 9.2

Services in receipt of DCEDIY childcare funding are required to keep appropriate records of fees charged to parent/guardians and to make these records available for inspection.

ii. Compliance Check/s:

The VO will review the fee records to establish that they are appropriate and the correct fee is being applied.

Fees records are not checked where no fees are charged e.g. ECCE 3hr only service, or for one off optional extras e.g. day trips.

| Compliance outcome | Compliance categorisation | Reason for outcome |
|---|----------------------------|--|
| Records in relation to fees not available on-site | Moderate non- compliant | Fees records are not kept on- site or are not accessible on-site during the visit. |
| Fee records not adequate to allow compliance to be checked | Moderate non- compliant | Fees records are on-site but are not adequate to allow VO to confirm that correct deductions are being applied |
| Fee records available but some gaps/inadequacies identified | Minor non-compliant | Some fees records are on-site but not for some period of the cycle and /or not for all children. |

iv. Remedial Action required:

Service providers must ensure that adequate fees records are kept on-site and made available for review in the event of a compliance visit.

4.6.2 Fees Charged

i. Programme Rules, Terms & Conditions:

'Service provider must reduce the fees paid by the parent/guardian by €64.50 (or €12.90 per day)'



• DCYA Rules for ECCE Programme: Chapter 4 (4.3.11)

As per the submitted fees list, the fee charged to parent/guardians must include the appropriate reductions in childcare fees for qualifying parent/guardians.

ii. Compliance Check/s:

The VO will review the fee records to ensure that the correct fee deductions are being applied to all registered children.

Where the fees charged to parent/guardians are not in line with the fees list this may result in a non-compliant outcome.

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|----------------------------|---|
| Fees charged are in excess of Registered Fees List amounts | Moderate non- compliant | Fees charged in excess of listed fees Nominal fee charge where subvention covers cost of place Fees increased by service but Fees list not updated |
| Charge for inappropriate optional extras | Moderate non- compliant | Fees are charged for extras not permitted in the DCEDIY guidance on optional extras Fees charged for extras listed as optional but all parents requested to pay regardless of uptake |

iv. Remedial Action required:

Service providers must ensure that the appropriate fees are being charged. Where fees are identified as being overcharged the overcharge must be reimbursed/credited to the parent/guardian.

5. Additional ECCE Rules

5.1. Qualifications

5.1.1 Standard Capitation

i. Programme Rules, Terms & Conditions:

'An ELC Service must ensure all staff working with children hold, at a minimum, a qualification that meets the requirements of the Child Care Act 1991 (Early Years Services) Regulations 2016.'



- DCYA Rules for ECCE Programme: 1.8;5.1;5.2
- **ECCE Funding Agreement:** Appendix 1, *General Terms & Conditions*, Point 10
- Child Care Act 1991 (Early Years Services) Regulations 2016.

ii. Compliance Check/s:

The VO will check that all relevant staff qualifications are on-site and that all staff hold an award included on the list of DCEDIY Early Years Recognised Qualifications, or a Letter of Eligibility to practice issued to the staff member by the DCEDIY. Assistants in standard capitation (SC) rooms/sessions may also hold a 'grandfathering declaration'.

If the VO finds that the Leader in a SC session does not hold Major Award L6 or the Assistant in a SC session does not hold Major Award L5/ grandfathering declaration or the qualifications have not been deemed eligible by DCEDIY this may result in a moderate non-compliant outcome.

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|----------------------------|---|
| Standard capitation session/s - Leader does not hold Major award L6 or qualification held is not included on DCEDIY Early Years' Recognised Qualifications list or deemed eligible by DCEDIY | Moderate non- compliant | Leader's qualification is not on-site at time of visit and not submitted to Pobal post visit³ Leader does not hold an award L6 and no other staff member in session holds an award L6 |

³ If a qualification is not on-site at time of visit it can be submitted to cvisit@pobal.ie within 5 working days. If the qualification is not submitted it will be deemed that qualification requirements are not being met. In cases where there is no evidence of a minimum Level 5 qualification or Letter of Eligibility, Tusla will be informed (with the exception of Community Employment (CE) participants in training and staff with a 'grandfathering declaration').

| | • | Leader's qualification is not included on DCEDIY Early Years' Recognised Qualification list and no Letter of Eligibility has been issued. |
|--|---|--|
| Standard capitation session/s - Assistant does not hold Major award L5 or qualification held is not included on DCEDIY Early Years Recognised Qualifications list or deemed eligible by DCEDIY | • | Assistant's qualification is not on-site at time of visit and not submitted to Pobal post visit Assistant does not hold an award L5 Assistant's qualification is not included on DCEDIY Early Years' Recognised Qualification list and no Letter of Eligibility or 'grandfathering declaration' has been issued. |

ELC Service provider must ensure that all ECCE staff hold appropriate qualifications and/or a Letter of Eligibility. Any qualifications not included in the DCEDIY Early Years Recognised Qualifications listing can be submitted to the DCEDIY for assessment.

5.1.2 Higher Capitation

i. Programme Rules, Terms & Conditions:

'For compliance purposes, any documentation relevant to higher capitation for the programme year should be available for inspection. This includes staff qualifications, a copy of the ELC Service' higher capitation application form, any amendment forms submitted during the programme year, and any correspondence from Pobal confirming higher capitation and/or an adjustment to higher capitation.'



 DCYA Rules for ECCE Programme: Chapter 5 (with special attention given to 5.11)

ii. Compliance Check/s:

The VO will check that:

- All relevant staff qualifications are on-site and that all staff hold an award included on the list of DCEDIY Early Years' Recognised Qualifications, or a Letter of Eligibility to practice issued to the staff member by the DCEDIY.
- Room leaders hold a minimum Level 7 award.
- Assistants hold a minimum Level 5 award. Note assistants working in a Higher Capitation (HC) session cannot hold a 'grandfathering declaration'.

The VO will also check the current staff complement against the HC application submitted to the Hive to ensure any changes to staff have been notified.

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|----------------------------|---|
| Higher capitation session/s – Leader not meeting minimum qualification and/or staffing requirement/s. | Major non-compliant | Leader's qualification is not onsite at time of visit and not submitted to Pobal post visit* Leader does not hold an award L7+ and no other staff member in session holds an award L7+ Leader's qualification is not included on DCEDIY Early Years' Recognised Qualification list and no Letter of Eligibility has been issued. Employee with L7+ qualification has been absent for more than 4 consecutive weeks and Pobal has not been notified. Employee with L7+ qualification has left the service without replacement and Pobal has not been notified. Employee with L7+ qualification only works part of the week. |
| Higher capitation session/s - Assistant not meeting minimum qualification and/or staffing requirement/s. | Moderate non- compliant | Assistant's qualification is not on-site at time of visit and not submitted to Pobal post visit* Assistant does not hold an award L5 Assistant's qualification is not included on DCEDIY Early Years' Recognised Qualification list and no Letter of Eligibility has been issued Assistant holds a 'grandfathering declaration' |
| Higher capitation room – Leader meets qualification requirements but amendment form for staff changes not submitted to Pobal | Minor non- compliant | Current Leader holds appropriate qualification but Leader has been replaced and Pobal has not been notified. |

^{*}If a qualification is not on-site at time of visit it can be submitted to cvisit@pobal.ie within 5 working days. If the qualification is not submitted it will be deemed that qualification requirements are not being met. In cases where there is no evidence of a minimum Level 5 qualification or Letter of Eligibility, Tusla will be informed (with the exception of Community Employment (CE) participants in training and staff with a 'grandfathering declaration').



 HC FTE approval level may also be affected if it is identified that an approved HC session does not meet minimum staffing qualification requirements.

iv. Remedial Action required:

The ELC service provider must ensure that all HC staff hold appropriate qualifications and/or a Letter of Eligibility. Any changes to HC staff as outlined in the HC application must be updated on the application form on the Hive. Any qualifications not included in the DCEDIY Early Years Recognised Qualifications listing can be submitted to the DCEDIY for assessment.

5.1.3 Higher Capitation Full Time Equivalents (FTE)

i. Programme Rules, Terms & Conditions:

'Higher Capitation is paid in respect of the number of Full-Time Equivalent (FTE) children registered to the ECCE programme in the qualifying ECCE session.'

Registering a child as a "leaver" on the Hive does not automatically update the higher capitation FTE figure. The Higher Capitation form must also be changed. See the Pobal Higher Capitation Application Guide and the Higher Capitation Application Quick Guide on the Hive.



- DCYA Rules for ECCE Programme: Chapter 5 (with special attention given to 5.4;5.9;13.11)
- ECCE Funding Agreement: Appendix 1, General Terms & Conditions, Point 12

The Higher Capitation (HC) FTE approved is based on the information submitted in the HC application form. If all ECCE sessions operated by a service are approved at HC, fluctuation in numbers of children in attendance do not impact the HC FTE. However, if a service is a higher capitation partial service (service operating both SC and HC ECCE sessions) the service provider should monitor the FTE enrolled and attending in the HC sessions to ensure the approved HC FTE is met on each day per week. Any variation in FTE should be updated on the application form on the Hive.

ii. Compliance Check/s:

The VO will review registrations and attendance to ensure the approved FTE is being met in HC sessions at the time of the visit. If FTE is not being met the VO will review FTE approval for the full ECCE cycle. The difference between the approved

FTE and the actual FTE in the session will determine the level of non-compliant outcome.

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|--|---|
| Higher capitation room - some children not attending higher capitation room/session as approved and Pobal have not been informed | Major / Moderate / Minor non- compliant determined by the difference between the approved FTE and the actual FTE in the session. | Service is operating both SC and HC ECCE session - approved FTE is not being met in HC qualifying sessions and service have not updated HC application on Hive. |

iv. Remedial Action required:

Higher Capitation Amendments must be updated on the application form on the Hive with details of actual FTE attending HC sessions during the programme cycle.

5.2 Minimum Enrolment

i. Programme Rules, Terms & Conditions:

'An ELC Provider must have a minimum enrolment number of eight ECCE-eligible children per session. Exceptions to the minimum enrolment number may be granted in some circumstances. Applications must be submitted to the City/County Childcare Committee.'



- DCYA Rules for ECCE Programme: 4.3.6
- **ECCE Funding Agreement:** Appendix 1.7 *General Terms and Conditions*

ii. Compliance Check/s:

The VO will ascertain from the number of ECCE registrations and the attendance records whether the required minimum of 8 ECCE eligible children are enrolled each day per week in each ECCE session.

If the VO finds that there are fewer than 8 ECCE-eligible children enrolled per session/per day and no CCC exemption has been granted this may result in a minor non-compliant outcome.

| Compliance outcome | Compliance categorisation | Reason for outcome |
|--|---------------------------|--|
| Fewer than 8 children of pre- school age enrolled in ECCE session, no CCC exemption granted | Minor non-compliant | Service not meeting the minimum enrolment in each session operating on one or more days, and has not applied for/obtained an exemption to requirement. |

iv. Remedial Action required:

Where an exemption has not been applied for, the service provider should do so by contacting their local City/County Childcare Committee. Where an exemption has been denied the service provider should liaise with their local City/County Childcare Committee to ensure action is undertaken to meet minimum enrolment requirement. Please note application form for Minimum Enrolment is located on the Hive.

5.3 Staff to child ratios

i. Programme Rules, Terms & Conditions:

'The adult to child ratio for ECCE session is 1:11 (all children in the room must be aged between 2.5 and 6 years).'



DCYA Rules for ECCE Programme: 4.3.5

ii. Compliance Check/s:

The VO will ascertain from the number of ECCE registrations, the attendance records and other information provided whether the adult to child ratio is met. The number of children in each session is established from the number enrolled and expected to attend each day and not the actual attendance per day.



 Where a staff member is supported through AIM funding they should not be included for the purpose of meeting adult: child ratios. See AIM funding rules.

iii. Possible non-compliant outcomes:

| Compliance outcome | Compliance | Reason for outcome |
|--------------------|----------------|--------------------|
| | categorisation | |

| Room does not meet staff ratio |
|--------------------------------|
| requirements of the ECCE |
| programme |

Moderate noncompliant Where the number of children enrolled is in excess of the adult: child ratio on any or all days.

iv. Remedial Action required:

Service provider must ensure that adult: child ratios are met at all times.

Appendix 1 – Compliance Checklist for Service Providers

Early Childhood Care and Education (ECCE) Compliance Visits 2020/2021 COMPLIANCE CHECKLIST FOR ELC SERVICE PROVIDERS*

* NOTE TO PROVIDERS: It is the responsibility of the Service Provider to ensure compliance with their contractual requirements. This checklist is intended for information purposes only and is not exhaustive. It is essential that Service Providers are familiar with the programme information including the Funding Agreements, Quick Guide and DCYA Rules documentation available on the Hive and DCEDIY website. The ECCE Compliance Categorisations are attached to this checklist as an Appendix. For further information please refer to the ECCE Compliance Guide for Service Providers available on the Hive.

All Pobal compliance visits in the 2020/2021 programme cycle will be undertaken in adherence with public health guidelines during the COVID-19 pandemic. In addition, all checks undertaken will take account of any flexibility of programme rules notified to providers through announcements on PIP and the Hive.

Please tick □

| Compliance Folder/File | | | |
|------------------------|---|---------|--|
| 1 | The following points are a guide as to the types of information that Visit Officers seek to review on a Compliance Visit. To minimise disruption to the Service operation, Pobal recommend that Services collate information for review on these visits in a Compliance Folder/File which is readily available, on site, at all times. This Folder/File should not contain any information which is not relevant to the Compliance checks as outlined below. Attendance Records and Fee Records should also be easily accessible. | Yes | |
| Tusla | Registration | | |
| 2 | Is the most up to date Tusla Registration Certificate available for review? | Yes | |
| Atten | Attendance Records | | |
| 3 | Are there adequate attendance records on site for each session and/or room? Attendance records must maintained and readily accessible from the start of the programme year. | Yes | |
| 4 | Are the attendance records (i.e. Rolls Books, Attendance Sheets) maintained and structured sufficiently to ensure easy and efficient monitoring of child attendance patterns in each session and/or room to assist identifying the Hive updating requirements? The same requirement applies <u>if</u> attendance records are maintained in electronic format. In these instances, Attendance Reports for the cycle should be maintained/easily accessible. Please see <u>Good Practice Guide - Attendance Records</u> in the programme rules documentation. | | |
| Hive Registrations | | | |
| 5 | Are all ECCE Registrations on the Hive accurate and reflective of actual levels of attendance i.e. correct start/end dates, correct session type/level of service registered? | Yes | |
| 6 | Have ECCE Registrations been updated on the Hive to reflect any changes since initial registration i.e. absences, leavers, changes to session type/level of service? | Yes N/A | |

| 7 | Where there is an extended absence due to special circumstances, has this been approved by the CCC in line with the programme rules? | Yes N/A |
|---------|--|---------|
| Staff C | Qualifications | |
| 8 | Are the relevant staff qualifications* / signed Grandfathering declarations/ DCEDIY Letters of Eligibility to Practice on file for all staff working in each ECCE session and/or room with ECCE children enrolled? Having these documents, which meet the relevant qualification requirements, available on site will ensure a reduced level of non- compliance in relation to staff qualifications. Note: Qualifications are checked against the DCEDIY Early Years Recognised Qualifications list available on the DCEDIY website. Qualifications must be in English or Irish, any documents not originally in English or Irish must be accompanied with a translation to English or Irish. Certified translations only can be accepted. *Where a Qualification is not on the DCEDIY Early Years Recognised Qualifications list, the individual must apply to the DCEDIY for recognition. See www.gov.ie/dcediy for more information. | Yes |
| | | |
| 9 | Do all ECCE (Standard Capitation) room leaders hold at least a QQI level 6 qualification? | Yes |
| | Do all ECCE (Higher Capitation) room leaders hold at least a QQI level 7 qualification? | Yes |
| | Do all ECCE room assistants hold a minimum QQI level 5 qualification? | Yes |
| | | |
| Higher | r Capitation | |
| 10 | If the FTE in higher capitation partial services has changed during the year, has the ECCE Higher Capitation Application been updated on the Hive? | Yes N/A |
| 11 | If higher capitation approved session staff have left and/or been replaced during the year, has the ECCE Higher Capitation Application been updated on the Hive? | Yes N/A |
| 12 | Are there staff attendance records on site which show dates of non-attendance of higher capitation staff and the reasons for non-attendance? | Yes N/A |
| Hive P | Parental Declaration Forms | |
| 13 | Are Parental Declaration forms for all registrations (including amendments during the year) printed, signed by parents/guardians and on file? | Yes |
| 14 | In the interest of GDPR, has the service disposed of, in an appropriate manner, all documentation that contains PPS Numbers? | Yes |
| Fee Re | ecords | |
| 15 | Are adequate fee records accessible for the Visit Officer to verify fees/eligible optional extras charged in line with the Fees List? If direct debit is applicable, access to records must be available on site (this can be online access). | Yes N/A |
| Minim | um Enrolment | |
| 16 | Has a Minimum Enrolment Exemption been applied for, through the relevant CCC, for each ECCE session and/or room which does not meet the requirement of 8 ECCE eligible children enrolled on a daily basis? A copy of the approved exemption | Yes N/A |

| | notification must be available for review during a compliance visit (electronically or paper based). | |
|--------|---|-----|
| Hive F | ees List, Parent Fee Letters and Service Calendars | |
| 17 | Is the most up to date Hive generated Fees List, Service Fees Information Letter (i.e. Parent Fees Letter) and Service Calendar displayed both in the service in a location easily accessible to all parents and on any online platform maintained by the provider for the purpose of advertising its services? Note: Please remember to ensure your Hive generated service calendar is in line with any further closure dates that occur throughout the year. In the event of closures for force majeure / exceptional circumstances please retain evidence of notification email in line with the programme rules. | Yes |
| 18 | Does the Hive Fees List comply with programme requirements and accurately reflect actual fees charged for the types of provision that the service operates? | Yes |
| 19 | Are Hive generated Service Fees Information Letters i.e. Parent Fees Letters for all registrations printed, each page initialled/signed by parents/guardians and on file? | Yes |

Appendix 2 – Compliance Categorisations

| CATEGORISATION | ECCE |
|--------------------|--|
| ECCE Compliant | Service is meeting all programme requirements based on sample records checked on site |
| | |
| ECCE Minor Non- | Service is not displaying the most up to date Fees List and/or Calendar |
| Compliant | Fewer than 8 children of pre-school age enrolled in ECCE session, no CCC exemption granted |
| | Registration/s deemed incorrect and Hive updating required |
| | Registration/s incorrect with regard to facility child/ren is attending |
| | Signed parent fees letters not on file for more than 10% children reviewed |
| | Fees List does not comply with programme requirements |
| | Fee records available but some gaps/inadequacies identified |
| | Higher capitation partial - some children not attending higher capitation room/session as approved and Pobal have not been informed |
| | The room/session is not led by a person with the minimum Room Leader staff qualification, but the higher qualified individual is in the room/session as an assistant |
| | Higher capitation room/session – Leader meets qualification requirements but amendment form for staff change/s not submitted to Pobal |
| | Other |
| | |
| ECCE Moderate Non- | Service provision is not delivering sufficient free hours/days/weeks |
| Compliant | Attendance records available but some gaps/inadequacies identified |
| | Signed Hive Parent Declaration Forms not on file for more than 10% children reviewed |
| | Registration/s deemed incorrect and Hive updating required |
| | Registration/s incorrect with regard to facility child/ren is attending |
| | Records in relation to fees not available on site |
| | Fee records not adequate to allow compliance to be checked |
| | Fees charged are in excess of Registered Fees List amounts |
| | Charge for inappropriate optional extras |
| | Room does not meet staff ratio requirements of the ECCE programme |

| | Higher capitation room/session - some children not attending higher capitation room/session as approved and Pobal have not been informed Standard capitation room/session - Leader does not hold Major award L6 or qualification held is not included on DCEDIY Early Years Recognised Qualifications list or deemed eligible by DCEDIY Standard capitation room/session - Assistant does not hold Major award L5 or qualification held is not included on DCEDIY Early Years Recognised Qualifications list or deemed eligible by DCEDIY |
|-----------------|---|
| | Higher capitation room/session - Assistant not meeting minimum qualification and/or staffing requirement/s |
| | Other |
| | |
| ECCE Major Non- | The service is not in operation on day of visit |
| Compliant | Admittance declined |
| | Admittance gained but no records available for inspection |
| | Records in relation to attendance not available on site |
| | Attendance records not adequate |
| | Service provision is not delivering sufficient free hours/days/weeks |
| | Registration/s deemed incorrect and Hive updating required |
| | Registration/s incorrect with regard to facility child/ren is attending |
| | Higher capitation room/session - some children not attending higher capitation room/session as approved and Pobal have not been informed |
| | Higher capitation room/session - Leader not meeting minimum qualification and/or staffing requirement/s |
| | Other |
| | |
| | |