CHILDREN AND YOUNG PEOPLE (SCOTLAND) ACT 2014:
Statutory Guidance on Part 3: Children’s Services Planning
PREFACE

1. This statutory guidance is issued by Scottish Ministers under section 15 of Children and Young People (Scotland) Act 2014 (the Act). It provides local authorities and health boards, working in partnership with other public bodies and organisations, with information and advice about how they should exercise the functions conferred by Part 3 (Children’s Services Planning) of the Act.

2. Part 3 seeks to improve outcomes for all children and young people in Scotland by ensuring that local planning and delivery of services is integrated, focused on securing quality and value through preventative approaches and dedicated to safeguarding, supporting and promoting child wellbeing. It aims to ensure that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising. To this end, Part 3 sets out a legal framework for children’s services planning, including its scope and aims. Overall responsibility for children’s services planning will now rest clearly with a local authority and its relevant health board¹ (i.e. the territorial health board in whose area the local authority falls), with other members of the Community Planning Partnership, and some national public bodies, either consulted with, or obliged to participate, at various stages of the plan’s development and review.

3. All persons and organisations named in section 15(2) of the Act are required to have regard to this guidance when carrying out their functions (in respect of children’s services planning). Compliance with the duties described herein will be monitored through informal reviews of “Children’s Services Plans” and reports (carried out by Scottish Ministers), and joint inspections of children’s services.

4. However, while this guidance has been designed to support effective implementation by explaining the purpose and detail of each duty, it is not

¹ Please note that the duties set out under section 19 (local authority plans for services for children) of the Children (Scotland) Act 1995 are now repealed (by section 98 and paragraph 4(2) of Schedule 5 to the Act) and replaced by Part 3 (Children’s Services Planning) of the Act.
prescriptive about how certain functions should be realised in practice (except in those instances where the legislation is specific on a matter). Each local authority and health board, in collaboration with their children’s services planning partners, may shape their own approach, in reference to their local context, within the parameters set by Part 3. Where appropriate, this guidance does illustrate how duties may be fulfilled, but these are suggestions only.

5. This guidance has been developed to assist the professionals and community representatives involved in children’s services planning, but it will also be of interest to individuals and organisations involved in the delivery of services, as these have the potential to be directly affected by the process. The guidance will also be useful to those involved in other strategic planning processes (such as community planning, or health and social integration strategic planning), enabling links and synergies to be identified.

6. Persons and organisations involved in children’s services planning should be familiar with all the duties set out in Part 3, and how these interact with each other, and other relevant duties set out elsewhere (either in the Act or other legislation). As such, it is important that this guidance is read as a whole. Furthermore, organisations may find it useful to read this guidance alongside other guidance, such as the guidance for Part 1 (Rights of Children), Part 4 (Named Person), Part 5 (Child’s Plan), Part 6 (Early Learning and Childcare) and section 96 (Assessment of wellbeing) of the Act. Other relevant legislative and policy guidance is listed at Appendix A. Details of which Part 3 duties apply to specific persons (e.g. local authority, Scottish Ministers, etc.) is available at Appendix B.

7. It is intended that the duties under this Part of the Act are commenced so that a “Children’s Services Plan”, prepared in accordance with the provisions of Part 3 of the Act, should be in place by 1 April 2017. Subsequently, a report on how the local area has delivered on its plan must be published, as soon as practicable after the end of each one-year period (April to March). Please note that the “Children’s Services Plan”, as required by Part 3, replaces the
8. The Children and Young People (Scotland) Act 2014 (the Act) was passed by the Scottish Parliament on 19 February 2014, and received Royal Assent on 27 March 2014. The legislation is a key part of the Scottish Government’s strategy for making Scotland the best place to grow up. By facilitating a shift in public services towards the early years of a child’s life, and towards early intervention whenever a family or child needs help, the legislation encourages preventative measures, rather than crisis responses. Underpinned by the Scottish Government’s commitment to the United Nations Convention on the Rights of the Child 1989 (UNCRC), and the national children’s services improvement programme, Getting It Right For Every Child (GIRFEC), the Act also establishes a new legal framework within which services are to work together in support of children, young people and families.

9. Where relevant, guidance on the different Parts of the Act will be made available by Scottish Ministers. This guidance relates to Part 3 (Children’s Services Planning).
INTERPRETATION OF FREQUENTLY USED TERMS

“Child”, “children” and “young people”

10. For the purposes of Part 3, the term “child” or “children” refers to persons who have not yet attained the age of 18 years.²

11. The terms “young people” and “young person”³ are not used in Part 3, but in the context of this guidance they are used to refer to older children (e.g. 12 – 17 years old) and those adults still eligible to receive a “children’s service” (e.g. care leavers aged 18 – 25 years old).

Children’s service

12. The definition of a “children’s service” is set out in section 7(1) of the Act. The term should be interpreted to mean any service provided in the local authority area wholly or mainly to, or for the benefit of, children by (a) the local authority, (b) the relevant health board, (c) an “other service provider”, or (d) Scottish Ministers (in exercising their functions under the Prisons (Scotland) Act 1989). This includes services provided by private or third sector organisations on behalf of, or in partnership with, the local authority, relevant health board, “other service providers” or Scottish Ministers.

13. A “children’s service” is one which is available to all children, or to children and young people with needs of a particular type (such as looked after children, children with a disability or those with additional support needs in learning). Some of the services captured by this definition will be providing services both to children and to those over the age of 18 (such as care-leavers).

² As set out in section 97(1) of the Children and Young People (Scotland) Act 2014.
³ Please note that, in respect to the specific operation of the Named Person service (Part 4 of the Act) a “young person” is defined as an individual who has attained their 18th birthday and continues to be on a school roll (as per section 22(2)). This guidance is not using this definition for the reasons set out above.
Related service

14. The definition of “related service” is set out in section 7(1). The term should be interpreted to mean any service provided in a local authority area by (a) the local authority, (b) the relevant health board, (c) any “other service provider”, or (d) Scottish Ministers (in exercising their functions under the Prisons (Scotland) Act 1989), which, although it does not fall into the definition of a “children’s service”, is still capable of having a significant effect on the wellbeing of children and young people.

Children’s Services Plan

15. The term “Children’s Services Plan” is defined at section 8(2) of the Act, and refers to the document which must be prepared, every three years, by a local authority and the relevant health board setting out their plans for the provision over that period of all children’s services and related services.

16. Please note that, while the Act and this guidance refer exclusively to a “Children’s Services Plan” (or a “plan”), a local authority and their relevant health board may decide to adopt a different title (such as “Children and Young People’s Services Plans” or “Integrated Children’s Services Plan”).

Other service provider

17. The term “other service provider” refers to a number of public bodies which provide services in Scotland. These bodies, specified in section 7(1) of the Act, are:

(a) the Chief Constable of the Police Service of Scotland;
(b) the Scottish Fire and Rescue Service;
(c) the Principal Reporter;
(d) the National Convener of Children’s Hearings Scotland;
(e) the Scottish Courts and Tribunal Service; and
(f) an integration joint board established by order under section 9 of the Public Bodies (Joint Working) (Scotland) Act 2014.

Relevant health board

18. The term “relevant health board” is defined in section 7(1) as meaning:

(a) if the area of the local authority is the same as that of a health board, that health board; and
(b) if the area of the local authority is not the same as that of a health board, the health board within whose area the area of the local authority falls.

19. A relevant health board is, therefore, one of Scotland’s 14 territorial health boards, responsible for the protection and the improvement of their population’s health and for the delivery of healthcare services.

Scottish Ministers

20. The term “Scottish Ministers” refers to the Scottish Government and its Executive Agencies.

21. Please note that unless this guidance expressly states otherwise, references to “Scottish Ministers” should be interpreted to mean the collective Scottish Government and its agencies.

Social landlord

22. The term “social landlord” has the meaning given by section 165 of the Housing (Scotland) Act 2010, which defines it as “a registered social landlord, local authority landlord or a local authority which provides housing services”.
INTRODUCTION

23. Scottish public services are facing a number of challenges, with pressure growing for them to do “more with less”, and in ways which require new partnerships and cultures. Changing demography and persistent inequality are fuelling demand for support, while at the same time public spending is increasingly constrained. In the foreword to his 2011 report on the future delivery of public services in Scotland, Dr Campbell Christie noted that:

“If we are to have effective and sustainable public services capable of meeting the challenges ahead […]:

- Reforms must **empower individuals and communities** receiving public services by involving them in the design and delivery of the services they use;
- Public service providers must be required to work much more closely in partnership, to **integrate service provision** and thus improve the outcomes they achieve;
- We must prioritise expenditure on public services which **prevent negative outcomes** from arising;
- And our whole system of public services – public, third and private sectors – **must become more efficient** by reducing duplication and sharing services wherever possible.”

24. Part 3 (Children’s Services Planning) aims to facilitate the shift to this future state, requiring local authorities and health boards to take a strategic approach to the design and delivery of a wider view of services used by children and families than those set out in the Children (Scotland) Act 1995. The duties set out in Part 3 establish aspects of the framework within which public bodies will

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work, with partners, to ensure services are organised and equipped to get it right for every child, no matter what their start in life or current circumstances.

25. A Children’s Services Plan should “tell a story” so that communities can clearly see how people’s wellbeing will be improved in that local area. Although the legislation does not prescribe a complete “strategic commissioning”6 process (restricting itself to duties related to the aims, preparation, implementation and review of a plan), children’s services planning should be seen as a driver towards the development of local commissioning processes which are based on robust information about needs, costs and quality, and ongoing engagement with service users and the wider community.7

26. In order to do this, children’s services planning will need to incorporate a number of distinct but interdependent processes, all of which sit within the “analyse-plan-do-review” cycle of good strategic planning. These include:

(i) undertaking a detailed, joint, strategic assessment of the current position (population needs, community assets, service resources, etc.);8
(ii) identifying and agreeing a manageable number of priorities, linked clearly and explicitly to the population need assessment;
(iii) establishing a clear, ambitious, shared vision of what will be achieved by the end of the plan (i.e. the outcomes you aim to deliver);
(iv) developing sets of outcome indicators (i.e. how progress will be measured);
(v) agreeing what activities (services, interventions, etc.) will be delivered in order to realise that vision, on the basis of detailed cost-benefit analysis (including of existing services);

6 ‘Strategic commissioning’ is the term used for all the activities involved in assessing and forecasting needs, links investment to agreed desired outcomes, consider options, planning the nature, range and quality of future services and working in partnership to put these in place.
8 To assist local authorities and relevant health boards in the development of joint strategic commissioning practice, including local assessment, the Scottish Government funds the Realigning Children’s Services (RCS) programme. The RCS team helps local areas to: (1) collect data on wellbeing directly from children and parents; (2) map children’s services that are currently provided and how much they cost; and (3) deliver a development and facilitation programme for community planning partners [http://transformingchildrensfutures.scot/].
(vi) deciding, through a coherent and transparent process, **how those activities will be resourced** over the course of the plan (specifying which areas will see disinvestment in order to facilitate the shift of resources towards preventative and early intervention options);

(vii) presenting this information in an easily accessible format, for **consultation** with service users, staff, service providers and other stakeholders. Following feedback, **publishing a plan** which details, clearly, the actions which will be taken, by whom, and when;\(^9\)

(viii) holding persons to account for **delivery of activities**, with governance over implementation of the plan embedded in existing structures (for example through Community Planning Partnerships); and

(ix) **monitoring progress** through a structured process of review and refinement, making sure the plan (with its outcomes and deliverables) continues to fit the context (needs, resources, etc.) which it seeks to affect.

27. Children’s services planning will, therefore, be an ongoing process, within which the “plan” is only a component, not the end in itself. At various stages of the planning process, local authorities and health boards will want to provide staff, service users (particularly children themselves) and the wider community, with opportunities to participate, providing their insight to help inform decision making, and facilitating a sense of shared ownership of the plan.

28. Planning alone will not, of course, bring about the transformational change needed in the design and delivery of public services in Scotland. As the **Commission on the Future Delivery of Public Services** (“the Christie Commission”) noted, that will require an investment in people and the empowerment of communities too. But joined-up, evidence-based, strategic planning is the catalyst; without it, effective and sustainable public services will remain always the ambition, and not the reality.

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\(^9\) A good plan will include activities and objectives which are **SMART** (Specific – Measurable – Achievable – Assigned – Time-bound) and have taken in account the **FITT** principles ((a) how frequent will the activity be, (b) how intensive will the activity be, and (c) for how long will the activity need to go on for.)
29. Local government and public bodies have long understood this, and have already built extensive networks of collaboration and partnership between themselves, and with other sectors. Part 3 seeks to build on these networks, strengthening and clarifying the arrangements through which partners will work together to understand the needs of their populations, and develop the services and approaches proven to have the most significant positive impact for communities.
STATUTORY GUIDANCE

SECTION 7: INTRODUCTORY

30. The purpose of section 7(1) is to define the terms “children’s service”, “related service” and “relevant health board”, and explain which organisations are covered by the term “other service provider”. Section 7(3) provides Scottish Ministers with powers to specify services which are to be included in, or excluded from, the definitions of “children’s service” or “related service”. It also provides Scottish Ministers with powers to specify matters in relation to services falling within the definitions of “children’s service” and “related service” which are to be considered to be included within or excluded from those services. Section 7(5) provides Scottish Ministers with powers to modify the definition of “other service provider” by adding a person or a description of persons; removing an entry listed in it; or varying an entry listed in it. Finally, section 7(6) provides that functions conferred, by Part 3, on a local authority and the relevant health board, must be exercised by those organisations jointly.

Definition of terms used in Part 3

31. The term “children’s service” means any service in the local authority area provided wholly or mainly to, or for the benefit of, children by (a) the local authority, (b) the relevant health board, (c) any “other service provider”, and (d) Scottish Ministers (in exercising their functions under the Prisons (Scotland) Act 1989).

32. A “children’s service” is one which is available to all children (up to their 18th birthday), or available to children and young people with needs of a particular type (such as looked after children or children with a disability). Examples of children’s services might include schools, nurseries, health visitors, youth groups, child and adolescent mental health services (CAMHS), disability services, children and families social work, community paediatrics, befriending, and adoption.
33. The term “related service” means any service in a local authority area provided by (a) the local authority, (b) the relevant health board, (c) an “other service provider”, and (d) Scottish Ministers (in exercising their functions under the Prisons (Scotland) Act 1989), which, although it does not fall into the definition of a “children’s service”, is still capable of having a significant effect on the wellbeing of children and young people. Examples of related services might include leisure services, housing, drug and alcohol services, etc. (Further guidance on how to identify “children’s services” and “related services” can be found below, under the chapter “Requirement to prepare Children’s Services Plans”.)

34. For the purposes of children’s services planning, the term “relevant health board” means – if the area of the local authority is the same as that of a health board, that health board; or if not, the health board in whose geographical area a local authority is situated.

35. The term “other service provider” means:

(a) the Chief Constable of the Police Service of Scotland;
(b) the Scottish Fire and Rescue Service;
(c) the Principal Reporter;
(d) the National Convener of Children’s Hearings Scotland;
(e) the Scottish Courts and Tribunal Service; and
(f) an integration joint board established by order under section 9 of the Public Bodies (Joint Working) (Scotland) Act 2014.¹⁰

Modifications

36. Section 7(3) allows for Scottish Ministers to, through secondary legislation, specify which services must be included within or excluded from the definition of “children’s services” and “related services”. Scottish Ministers also have the

¹⁰ Integrated Joint Boards were added to the list of “other service providers” by section 58 of the Public Bodies (Joint Working) (Scotland) Act 2014 [www.legislation.gov.uk/asp/2014/9/section/58/enacted].
power to specify certain aspects ("matters") of a service which should be included or excluded. However, before taking such steps, Scottish Ministers must (under section 7(4)) consult every health board and local authority, and if the service concerned is provided by an "other service provider", that organisation or person. At the time of writing, this power has not been exercised.

37. Section 7(5) provides Scottish Ministers with the power to, through secondary legislation, modify the definition of "other service provider", by adding a person or "description of persons" (e.g. an organisation), removing an entry or varying an existing entry. Again, at the time of writing, this power has not been exercised.

**Joint responsibility**

38. Section 7(6) states that a function conferred on a local authority and relevant health board by Part 3 is a function which must be exercised jointly by these two organisations. In other words, a local authority and the relevant health board are considered to be jointly and equally responsible for children’s services planning and reporting.
SECTION 8: REQUIREMENT TO PREPARE CHILDREN’S SERVICES PLANS

39. Section 8(1) of the Act requires every local authority and its relevant health board to jointly prepare a Children’s Services Plan for the area of the local authority, in respect of each three-year period. The start of the first three-year period will be determined by Scottish Ministers, and set out in a Ministerial Order. The Children’s Services Planning (Specified Date) (Scotland) Order 2016, which came into force on 7 October 2016, specified 1 April 2017 as the date that the first three year Children’s Services Plan is required to be in place.

40. Sub-section (2) sets out that a Children’s Services Plan means a document setting out the local authority and health board’s plans for the provision of all “children’s services” and “related services” over the three-year period.

Identifying “children’s” and “relevant” services

41. In order to prepare a Children’s Services Plan, a local authority and the relevant health board will need to establish which of their services, and the services offered in their area by “other service providers” and Scottish Ministers, fall within the definitions. As set out in Section 7(1) of the Act, these definitions are:

“children’s service” means any service provided in the area of a local authority by a person mentioned in subsection (2) which is provided wholly or mainly to, or for the benefit of –

(a) children generally, or
(b) children with needs of a particular type (such as looked after children or children with a disability or an additional support need in learning).

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11 Under The Children’s Services Planning (Specified Date) (Scotland) Order 2016, the first three-year period will run from 1 April 2017 to 31 March 2020. Plans will need to be in place by April 2017.
12 But only in relation to a service provided by them in exercise of their functions under the Prisons (Scotland) Act 1989.
13 Subsection (2) states that the persons referred to in the definitions of “children’s service” and “related service” in subsection (1) are – (a) the local authority, (b) the relevant health board, (c) any other service provider, and (d) the Scottish Ministers (but only in relation to a service provided by them in exercise of their functions under the Prisons (Scotland) Act 1989).
“related service” means any service provided in the area of a local authority by a person mentioned in subsection (2) which though not a children’s service is capable of having a significant effect on the wellbeing of children.

42. Local authorities and relevant health boards must ensure that their Children’s Services Plan is comprehensive in its scope, covering the local services (provided by the local authority, relevant health board, “other service providers” and Scottish Ministers14) which fall into the categories of “children’s service” or “related service” above. This includes services delivered by private or third sector organisations on behalf of, or in partnership with, the local authority, relevant health board, “other service providers” or Scottish Ministers (e.g. a leisure service provided for the local authority by an Arm’s Length External Organisation (ALEO) or a disability support service provided on behalf of the relevant health board by a charity).

43. To make sure that all “children’s” and “related” services are covered in the plan, local authorities and health boards may wish to consider using all, or some of, the following steps. (Please note that these steps are suggestions only; a local authority and the relevant health board are free to use whatever methods they wish to identify the relevant “children’s” and “related” services provided in the local authority area.)

<table>
<thead>
<tr>
<th>Step 1: Review</th>
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<tr>
<td>Review which services were covered in the most recent “Integrated Children’s Services Plan”.</td>
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<tr>
<td>According to guidance issued by Scottish Ministers in 2004, Integrated Children’s Services Plans should have included (at a minimum) details of the services to be provided under:</td>
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14 But only in relation to a service provided by them in exercise of their functions under the Prisons (Scotland) Act 1989.
• Children’s Services Plans
  – Services for ‘children in need’
  – Child protection services
  – Services for children affected by disability
  – Services for looked after children and care leavers
  – Adoption and fostering services
  – Targeted and universal early years and childcare services
    (including Sure Start Scotland, pre-school education, childcare
    and out-of-school care services)
  – Community Learning and Development (including youth work)
  – Support for Children’s Hearings system
• Statements of Education Improvement Objectives
• Local Health Plans/Joint Health Improvement Plans/Child Health
  Strategies
  – Primary care
  – Community nursing
  – Community paediatric
  – Therapy services
  – Out-patient and hospital based services
  – Child and Adolescent Mental Health services
• Youth Justice Strategies

It is likely that all the services covered by an Integrated Children’s Services Plan will meet the definition of either a children’s service or a related service.

**Step 2: Mapping**

Map out, through a variety of case studies and the use of local service directories, all of the services and community assets which a child or young person would currently have access to, or benefit from, in the course of their lives, from antenatal through to their 18th birthday.\(^\text{15}\)

\(^{15}\) Unfortunately, not all children will reach their 18th birthday. It may be helpful, therefore, to include a case study of a child with a life-limiting condition.
With the case studies, a variety of scenarios will be needed in order to reflect the wide range of childhood experiences. Particular attention will need to be paid to children with needs of a particular type (such as looked after children, children with a disability, children with an additional support need in learning or children involved in or at risk of offending), and the wide range of services which have a (potentially) significant effect on their wellbeing.

As the scope of the Children’s Services Plan is all local services provided (by the organisations listed in section 7(2)) “wholly or mainly to, or for the benefit of, children generally” as well as those services which have “the capacity to have a significant effect on the wellbeing of children” it will be necessary to look beyond just services provided directly to children and young people (such as nursery, school, etc.). Consideration will need to be given to services provided to adults by virtue of their role as children’s parents or carers (such as parenting classes, support groups, etc.), as these services are likely to be provided “for the benefit” of children. In addition, a number of services provided to adults, regardless of their relationship to a child may have significant effects on a child’s wellbeing (such as adult drug and alcohol treatment and mental health services).

It is also worth noting that children and young people utilise many community services, such as libraries, public transport and leisure centres. Lack of access to services of this type has the potential to significantly affect their wellbeing. The availability of public transport, for instance, may play a role in determining the accessibility of services or initiatives provided for looked after children. To ensure the case study exercise is as robust as possible, all such interactions should be included.

When populating the case studies with information, it may be helpful to make reference to local directories of services and community support, such as ALISS (A Local Information System for Scotland), a Scottish Government funded platform designed to help people identify local health and wellbeing resources.

When the various case studies are complete, you should have a comprehensive list of the services used by (directly or indirectly) children, young people and families.
Using this list, local authorities and their relevant health boards can then determine which of the services fall into either (or neither) of the categories - a children’s service or a related service.

**Step 3: Consultation**

Under section 10(1)(a) of Part 3, a local authority and the relevant health board are under a duty to give each of the other service providers and the Scottish Ministers an effective opportunity (consistent with the extent to which the services they provide are to be the subject of the children’s services plan) to participate in or contribute to the preparation of the plan and these service providers and the Scottish Ministers are required by section 10(5) to do so.

Under section 10(1)(b), the local authority and the relevant health board are under a duty to consult with:

- such organisations, whether or not formally constituted, which -
  (a) represent the interests of persons who use or are likely to use any children’s service in the area of the local authority, or
  (b) provide a service in the area which, if it were provided by the local authority, relevant health board, “other service provider” or Scottish Ministers, would be a “children’s service” or a “related service”;
- such social landlords as appear to provide housing in the area of the local authority; and
- such other persons as Scottish Ministers may specify.

Those who are to be consulted (in the list above) are required by section 10(6) to meet any reasonable request which the local authority and relevant health board make of them to participate in the preparation of the children’s services plans for the area and to contribute to the preparation of the plan.

Within these groups, local authorities and health boards may wish to give particular attention to obtaining the views of children and young people, across all ages, socio-economic groups and types of need. GIRFEC places the child’s views at the
centre of planning and decision making and the UNCRC requires national and local governments, as duty bearers, to respect, protect and fulfil children’s rights (e.g. under Article 12 every child has a right to express their views and have them given due weight in accordance with their age and maturity). But also, in respect to strategic services planning, consultation with children and young people should provide critical, valuable information about the strengths, weaknesses and gaps in existing service provision.

**Step 4: Analysis of population need**

Reviews of existing plans, scenario mapping and consultation (steps 1 – 3 above) should provide much useful information about which existing services should be included in a Children’s Services Plan. However, as the plan should be a forward looking document (outlining the services which will be provided, over the three-year period, to meet the population’s needs) it will also need to describe the services which will be developed in the future. To complete that process, a local authority and health board are likely to need detailed information about the local population’s wellbeing needs.

Consultation with services users may provide part of the answer to this question, but on its own it cannot represent a thorough assessment of population need. That requires the analysis of a wide range of evidence, including (but not restricted to) service-level data (referrals, demographics of service users, etc.), population wellbeing surveys (such as those carried out under the Realigning Children’s Services programme) and existing indicators (immunisation rates, school attendance, etc.).

Taken together, these sources of information will present a detailed picture of how the local population use local services, and where there are wellbeing issues which services are not currently adequately addressing. Such an analysis should help to determine which services need to be included in the plan.

44. Whatever method(s) a local authority and health board choose to identify the services to be covered by their Children’s Services Plan, it is important that it is a thorough and transparent process. The Act (and this guidance) has avoided
being prescriptive about which services to include in order to ensure local authorities and health boards have the autonomy, in collaboration with relevant partners, to make decisions which reflect local context and assessments of need. But in exercising that autonomy, local authorities and health boards should keep the purpose of Children’s Services Plans clearly in focus to: articulate how various services will work together to best safeguard, support and promote the wellbeing of all children in the area concerned; ensure that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising; be most integrated from the point of view of recipients; and constitute the best use of available resources.

The three-year period

45. Section 8(1) states that a local authority and the relevant health board must, in respect of each three-year period, prepare a Children’s Services Plan for the area of the local authority.

46. The first three-year period begins on such date as Scottish Ministers may specify, following the coming into force of Part 3. The Children’s Services Planning (Specified Date) (Scotland) Order 2016 specified 1 April 2017 as the date that the first three year Children’s Services Plan is required to be in place. This means that the first “three-year period” runs from 1 April 2017 to 31 March 2020, and that the first Children’s Services Plan must be prepared by 1 April 2017. A local authority and the relevant health board are obligated to prepare a new Children’s Services Plan for each subsequent period of three years (section 8(2)(b)).

Where a Children’s Services Plan is already in place at the start of the three-year period

47. A local authority and the relevant health board may have, prior to commencement of Part 3, prepared a Children’s Services Plan which is associated with a different time period to that specified by Scottish Ministers.
(For instance the plan could cover the years 2015 to 2018.) In such instances the local authority and relevant health board would need to consider whether the existing plan meets the requirements set out in Part 3 of the Act, and adapt this plan to the initial three year period (1 April 2017 – 31 March 2020) so that a new plan, potentially based on parts of the original plan, is in place on 1 April 2017. However, it is important that all such plans (as well as the processes which informed the plan) meet the requirements under the legislation (and as described in this guidance). Please note that, regardless of when a Children’s Services Plan was originally prepared, from April 2017 all Part 3 duties will apply, including those related to review (section 11), implementation (section 12) and reporting (section 13).
SECTION 9: AIMS OF CHILDREN’S SERVICES PLANS

48. Section 9 sets out the strategic aims for a Children’s Services Plan. Under these provisions every Children’s Services Plan must be prepared with a view to securing the achievement of the following five aims16:

(a) that “children’s services” in the area are provided in the way which –
   (i) best safeguards, supports and promotes the wellbeing of children in the area concerned,
   (ii) ensures that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising,
   (iii) is most integrated from the point of view of recipients, and
   (iv) constitutes the best use of available resources,

(b) that “related services” in the area are provided in the way which, so far as consistent with the objects and proper delivery of the service concerned, safeguards, supports and promotes the wellbeing of children in the area concerned.

49. Taken together, these aims are about creating and maintaining a local environment which facilitates effective GIRFEC practice for individual children and young people. The Children’s Services Plan itself is the description of how public bodies and their partners will work together to achieve this, providing services which are organised and equipped to deliver high-quality, joined-up, responsive and, where possible, preventative support to children and families.

(i) **Best safeguards, supports and promotes the wellbeing of children in the area concerned**

50. A Children’s Services Plan must be prepared with a view to providing services in such a way that they best safeguard, support and promote the wellbeing of

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16 Section 9(2), Part 3 (Children’s Services Planning), Children and Young People (Scotland) Act 2014.
all children and young people in the local area. The purpose of this aim is to put the concept of “wellbeing” firmly at the heart of children’s services planning. In turn, it should mean that children’s services across the local authority area operate on a holistic and multi-dimensional understanding of “wellbeing”, in which all the various aspects of a child’s life are seen as interrelated, and given due consideration in the course of assessment and support.

51. The eight wellbeing indicators were developed as part of the GIRFEC approach which aims to improve outcomes for all children and young people in Scotland. The GIRFEC approach was built up from the UNCRC, and requires those who work with children and young people to put children at the centre of their day-to-day practice. Putting children at the centre realises all UNCRC Articles, but in particular highlights the requirement to consider the best interests of the child (Article 3) and the need for children’s views to be taken into account when decisions are being made about them (Article 12). (Please refer to Appendix 3 “Links between Wellbeing Indicators and the Articles of the UNCRC” in the Guidance on Part 1 (Duties of Public Authorities in Relation to the UNCRC) of the Children and Young People (Scotland) Act 2014.)

52. Section 96(2) of the Act identifies eight “wellbeing indicators”, to which all assessments of wellbeing must refer. The wellbeing indicators are:

**Safe** – protected from abuse, neglect or harm at home, at school and in the community.

**Healthy** – having the highest attainable standards of physical and mental health, access to suitable healthcare, and support in learning to make healthy and safe choices.

**Achieving** – being supported and guided in learning and in the development of skills, confidence and self-esteem, at home, in school and in the community.

**Nurtured** – having a nurturing place to live in a family setting, with additional help if needed, or, where this is not possible, in a suitable care setting.
Active – having opportunities to take part in activities such as play, recreation and sport, which contribute to healthy growth and development, at home, in school and in the community.

Respected – having the opportunity, along with carers, to be heard and involved in decisions that affect them.

Responsible – having opportunities and encouragement to play active and responsible roles at home, in school and in the community, and where necessary, having appropriate guidance and supervision, being involved in decisions that affect them.

Included – helping to overcome social, education, physical and economic inequalities, and being accepted as part of the community in which they live and learn.

53. These eight wellbeing indicators are sometimes known collectively by the acronym SHANARRI. In practice, the eight indicators are not discrete, but are connected and overlapping. When considered together, they give a holistic view of each child or young person, and allow the child or young person, and the adults supporting them, to consider strengths as well as barriers to growth and development.

54. In relation to the concept of wellbeing, the terms “safeguards”, “supports” and “promotes” should be taken to mean:

Safeguards – protects from harm or damage.

Supports – gives assistance, approval, encouragement.

Promotes – actively encourages or further develops.
55. For further guidance on “wellbeing”, and implementation of the GIRFEC approach in general, please refer to the information available on the GIRFEC webpages.\(^{17}\)

\(^{17}\) Scottish Government, Getting It Right For Every Child website [http://www.gov.scot/Topics/People/Young-People/gettingitright]
Ensures that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising

56. A Children’s Services Plan must be prepared with a view to providing children’s services in such a way that they are able to take action to support children at the earliest appropriate time, to prevent needs arising. This aim is about making sure children, young people and families get the right support at the right time. Whenever feasible, the “right time” will be before a child’s wellbeing is adversely affected (“primary prevention”). But where that is not possible, support for the child should be secured as soon as possible after wellbeing starts to be adversely affected (“early intervention”). Planning should also recognise the role of interventions to address needs and risk. A Children’s Services Plan must therefore be prepared with a view to securing children’s services which can fulfil both “primary prevention” and “early intervention”, across all aspects of wellbeing.

57. To explain further, “primary prevention” means providing the child, young person and parents/carers with the support they need in order to prevent the child or young person from experiencing adversity. Effective primary prevention is usually characterised by:

- support and help being directed to parents, carers and families, as well as the child directly;
- support being provided in the first few years of child’s life (pre-birth to pre-school); and
- children, young people and families work with the wider community to improve their quality of life.

58. In a similar vein, “early intervention” means working with children, young people and families as soon as there are signs of difficulty. It is about recognising that wellbeing needs may emerge at any age, without warning, and that the speed of the response makes a significant difference to how successful services can be in helping to address the need. Indeed, effective early intervention constitutes good preventative action, because it often prevents further and
more severe difficulties arising. Examples of early intervention might include the support put around a child after the first incident of domestic abuse in the home, support given to a child involved in offending or the provision of additional support to a child who is beginning to struggle with their learning.  

59. However, irrespective of whether a service is orientated towards primary prevention or early intervention, the aim of a Children’s Services Plan is to detail how partners will identify and address needs. This will mean working with, and through, families, communities, universal services and specialist services, including third sector services. This has important implications for the process of children’s services planning.

60. Firstly, success will be influenced by the effective implementation of the GIRFEC approach across all universal and specialist children’s services. Through this approach service providers and their staff collaborate with each other and work in partnership with children, young people and their families to identify and address the wellbeing needs of individual children and young people. Children’s Services Plans, which are strategic, should provide the framework for the planning of services, so that GIRFEC can be implemented effectively at a local level. This would include governance and quality assurance arrangements.

61. Secondly, to prevent needs arising planners will want to know: (a) what kind of needs currently (or are likely to) exist across the population of children and young people; and (b) what kinds of services and support actually work to prevent those needs developing further. To answer either of these questions planners will require information, coming from multiple sources (such as community engagement, consultation with children and young people, professional assessment, research) and in multiple forms (qualitative and quantitative). Children’s services planning partners should give proper

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18 The services provided to families whose children are at risk of becoming looked after (as per the duties set out in Part 12 of the Act) should also be seen as “early intervention”, their work focused on preventing the need for more significant intervention in the child’s life; for further information please read the Guidance on Part 12: Services in relation to children at risk of becoming looked after, etc. of the Children and Young People (Scotland) Act 2014.
consideration to what and how information is collected to inform the Children’s Services Plan.

(ii) **Is most integrated from the point of view of recipients**

62. A Children’s Services Plan must be prepared with a view to providing children’s services in such a way that they appear to be “integrated” from the perspective of “recipients” (i.e. children, young people, carers and families). In the context of children’s services planning, “most integrated” refers to cooperation between providers of children’s services, working together to ensure services are planned and delivered in a way which best meets the needs of children and families. Successful realisation of this aim will mean that a child or family receives only the support they need, when they need it, from the service best placed to provide it. An “integrated” service also means that children and families will be able, as their needs change, to move easily between different services (whether universal or targeted), confident that they will have access to appropriate support at every stage. This will be particularly important for vulnerable young people moving out of children’s services and into “adult services” in areas such as disability, social care, mental health, drug and alcohol treatment etc.

63. In the context of children’s services planning, it is important to note that “integration” does not refer to the formal delegation of functions (such as that taking place within adult health and social care). The focus here is on securing a joined-up approach, between local partners, to service planning and delivery. This joined-up approach is one of the foundations of GIRFEC, and a key pillar of the Scottish Government’s public service reform programme. It requires collaboration at every level (i.e. strategic, operational, frontline), and across all service providers, whether public or third sector. The process of children’s services planning is, in itself, a critical opportunity through which to embed the joined-up approach, bringing together all relevant parties to agree priorities and actions. Indeed, it will only be through close cooperation of local planning partners that all the links and key transition points between services will be
identified, and a suitable plan put in place to make these more “integrated” from the perspective of children and families.

64. In enhancing the partnership and cooperation between service providers at the front line, this aim of children’s services planning should also help the local area to maximise the use of available resources through reduced duplication of activity, and the identification of, and subsequent investment in, the most successful interventions.

(iii) Constitutes the best use of available resources

65. A Children’s Services Plan must be prepared with a view to providing services in such a way as constitutes the best use of available resources. This means that the plan should make clear how children’s services are going to be provided in a way which allows them to complement and enhance each other (rather than impede or duplicate each other). It also means that the children’s services provided should be, in themselves, efficient and effective.

66. This aim is therefore about securing “best value” from the services available in a local area. That is “best value” measured in terms of results, not just resources. In respect of children’s services planning, the aim is set out clearly (in section 9(2)): the provision of services which best safeguard, support and promote child wellbeing in the local area.

67. This aim (of securing and improving child wellbeing) will be achieved, in part, through the provision of preventative and joined-up services (see aims (ii) and (iii) above). In eliminating the duplication of processes (such as assessments), improving communication throughout the system, ensuring the best placed person provides the support to a child or family, and intervening early, the GIRFEC approach should help local areas to make the best use of their resources. But critically, intervening early and coordinating activity will not, in themselves, deliver positive results. The support provided needs to be both appropriate and of quality, for an ineffective or inappropriate intervention is unlikely to ever constitute the best use of available resources.
68. Children’s services planning partners, therefore, need to give careful consideration to how they will evaluate the effectiveness of children’s services (both universal and targeted), in terms of their success in responding to and addressing children’s wellbeing needs. This process will require information on the costs and outcomes of services to be collected and analysed, supplemented by qualitative evaluation (feedback from children, families, etc.).

69. With its focus on securing children’s services in such a way that they constitute the best use of available resources, children’s services planning should be seen as a strategic commissioning process. That is one based on thorough assessments of population need (current and projected), and an informed understanding about which services/interventions work most effectively (in terms of costs and outcomes) to help children and families. (For further details about the strategic commissioning of children’s services, please refer to the ‘Introduction’ above, the chapter below on ‘Children’s Services Plan – Process’, and Appendix D: Care Inspectorate’s 10 Steps to Successful Children’s Services Planning).

b) Related services […] provided in the way which […] safeguards, supports and promotes the wellbeing of children

70. The final strategic aim of a Children’s Services Plan is focused on the provision of related services. Under section 9(2)(b) a Children’s Services Plan must be prepared with a view to providing related services in such a way that they (insofar as is consistent with the objects and proper delivery of the service concerned) safeguard, support and promote the wellbeing of children in the area concerned.

71. “Related services” are those services provided in the local authority area by (a) the local authority, (b) the relevant health board, (c) an “other service provider”, or (d) Scottish Ministers (in exercising the functions under the Prisons (Scotland) Act 1989), which, although they do not fall into the definition of a
“children’s service”, are still capable of having a significant effect on the wellbeing of children and young people.

72. Every local authority and relevant health board will make their own determination about which public services meet the definition of a “related service” in their local area. Once that has been agreed, the Children’s Services Plan must then detail, with a view to achieving this aim, how those related services will be delivered in a way which safeguards, supports and promotes children’s wellbeing. This requirement mirrors that placed on “children’s services” by section 9(2)(a)(i), and it demands that related services have an understanding of the concept of “wellbeing”, and that they are provided in such a way that they can respond positively and proactively to individual children’s (and by association families’) needs. For example, if housing were to be included as a “related service”, a Children’s Services Plan could explain how housing will contribute to keeping children safe and healthy.

73. However, the aim of securing related services which safeguard, support and promote children’s wellbeing must be done so in a way which is “consistent with the objects and proper delivery of the service[s] concerned” (section 9(2)(b)). This means that, while related services must be focused on meeting children’s wellbeing needs, they can only do so within the parameters afforded by their primary function(s). To return to the housing example, the primary function of this service is to provide housing options and support to the community, therefore its contribution to this aim will be made (primarily) through the provision of high-quality housing options and support to families and young people.

Local outcomes and objectives

74. While all Children’s Services Plans must be prepared with a view to securing the achievement of the aims set out in section 9, Scottish Ministers have not set specific outcomes. This is to provide a local authority and the relevant health board with the flexibility to identify outcomes and objectives which correspond
to local needs and context (i.e. demographics, community assets, resources, etc.), and to ensure that the Children’s Services Plan can be linked into the “local outcomes improvement plan”, the Health and Social Care Strategic Plan, and other relevant local plans.

75. A local authority and relevant health board should also ensure that relevant national outcomes and objectives are reflected in the Children’s Services Plan. This includes the national commitment to reducing child poverty. The [Child Poverty Strategy for Scotland](http://www.gov.scot/Publications/2014/03/5304) provides a detailed outcomes framework to start to tackle the underlying causes of poverty, and a set of specific indicators with which to measure progress. It is recommended that both outcomes and indicators are reflected in the Children’s Services Plan.

76. The outcomes and/or objectives identified by a local authority and the relevant health board should be consulted on with partners. This will be particularly relevant in respect of the “progress indicators” chosen, where a specific metric (e.g. immunisation rates) may be used to evidence progress and/or contribution towards realising improved child wellbeing (healthier, safer, respected, etc.).

**Children’s rights in the context of the children’s services planning aims**


78. Children’s rights and wellbeing are both central to the Act, and implementation of the UNCRC is central to making Scotland the best place to grow up. It may be helpful therefore (particularly in terms of fulfilling duties under Part 1 of the Act), to consider “to secure better or further effect … of the UNCRC requirements” during the development of the Children’s Services Plan. Using both rights and wellbeing to inform the structural, procedural and outcome framework of a Children’s Services Plan offers potential advantages. For

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example, this approach could be useful for improving proactive interventions that benefit target groups of children over the longer term and also to identify progress in terms of local rights based services agendas. (For further information, please refer to the Guidance on Part 1 (Duties of Public Authorities in Relation to the UNCRC) of the Children and Young People (Scotland) Act 2014.)
SECTION 10: CHILDREN’S SERVICES PLAN – PROCESS

79. Section 10 of the Act sets out requirements in respect of how a local authority and the relevant health board must engage and consult with other service providers, Scottish Ministers and other relevant persons in the development of a Children’s Services Plan. It also includes provisions regulating the publication of the Children’s Services Plan, and describes the steps which must be followed when Scottish Ministers or any other service provider disagrees with the plan (in relation to a service delivered by them).

Opportunity for other service providers and Scottish Ministers to participate in or contribute to the preparation of the plan

80. Under section 10(1)(a), when preparing a Children’s Services Plan a local authority and the relevant health board must:

“Give each of the other service providers and Scottish Ministers an effective opportunity (consistent with the extent to which the services they provide are to be subject of the Children’s Services Plan) to participate in or contribute to the preparation of the plan.”

81. The “other service providers” are set out in section 7(1) of the Act, and listed on page 6 above. Opportunities extended to Scottish Ministers under section 10(1)(a) (to participate or contribute in the preparation of the plan) are restricted to where they (Scottish Ministers) provide a service in the local area under the Prisons (Scotland) Act 1989.

82. An “effective opportunity” is an opportunity which is both meaningful and practicable to the person(s) it is extended to. It is associated with things like (a) giving persons appropriate advance notice of when they can participate or contribute, and (b) giving persons appropriate time and means by which to participate or contribute. What constitutes an “effective opportunity” will be contingent on the individual circumstances of each “other service provider” and Scottish Ministers, and in every case the opportunity provided should be
consistent with that person’s level of involvement in the Children’s Services Plan (in respect of the number and/or types of services they provide which are covered by the plan).

83. The phrase “participate in or contribute to the preparation of the plan” covers a wide range of potential actions, from the provision of information and advice, through to active involvement in the discussions which underpin the development of a plan. As with “effective opportunity”, the appropriate scale and type of “participation or contribution” will be contingent on the individual circumstances of each “other service provider” and Scottish Ministers; in particular, the extent to which services they provide are covered by the Children’s Services Plan.

84. However, please note that under section 10(5) each of the “other service providers” is, and the Scottish Ministers are, obliged to participate in or contribute to the preparation of the Children’s Services Plan, in accordance with the opportunity given to them under section 10(1)(a). This means that “other service providers” and Scottish Ministers (to the extent that they provide children’s or related services in the local area) must take any “effective opportunity” extended to them by the local authority and relevant health board.

Consultation with relevant persons

85. Under section 10(1)(b) and section 10(2) of the Act, when preparing a Children’s Services Plan a local authority and the relevant health board must consult with:

(i) such organisations, whether or not formally constituted, which –

(a) represent the interests of people who use, or are likely to use, any children’s service or related service in the local authority area, or
(b) provide a service in the area which, if that service were provided by either the local authority, relevant health board, “other service provider” or Scottish Ministers, would be considered a children’s
service or related service (under the definitions provided in section 7(1) of the Act);

(ii) such social landlords as appear to provide housing in the area of the local authority; and

(iii) such other persons as Scottish Ministers may by directions specify.

86. The reference to organisations which “represent the interests of people who use, or are likely to use, any children’s or related services” should be interpreted to mean any community group and third or private sector organisations which seek to represent the views, concerns and wishes of current and/or potential service users. These organisations may seek to represent the interests of all service users in the local area, or just a group thereof (such as those living within a specific locality). Examples of organisations which might fall into this category are advocacy groups for children with disabilities, youth or pupil councils, kinship carer groups, school parent councils/associations, etc.

87. The reference to organisations which “provide a service in the area” should be interpreted to mean those community groups and third or private sector organisations which provide services in the local area which are (a) wholly or mainly to, or for the benefit of, children and young people, or (b) capable of having a significant effect on the wellbeing of children. These organisations are likely to be diverse in their focus, size and constitution, encompassing large and small third sector organisations, and a variety of private sector enterprises. Examples in this category might include residential schools for children with additional support needs, nurseries, drug and alcohol treatment, providers of respite services, fostering agencies, parenting support groups, secure care etc.

88. Section 10(3) clarifies that the term “social landlords” has the meaning given by section 165 of the Housing (Scotland) Act 2010\(^{21}\). This states that a social

landlord “means a registered social landlord, local authority landlord, or local authority which provides housing services”.

**Identifying persons to consult**

89. A local authority and relevant health board’s duty to consult in the preparation of a Children’s Services Plan extends to all organisations in the local area that meet the definitions set out at section 10(1)(b).

90. In order to meet this obligation a local authority and relevant health board will need to identify the persons with whom they must consult. An initial scoping of which services may be included in the Children’s Services Plan (as described above) should help to set the parameters for this exercise, and the process will be facilitated through engagement with the local Third Sector Interface. Indeed, the local Third Sector Interface could play a valuable role in the broader consultation and planning process itself, mediating or coordinating responses from across the third sector.

91. When identifying relevant organisations to consult, local authorities and health boards may wish to give particular attention to how the views of children, young people and families (i.e. the users of “children’s services”) are obtained. Although not on the face of the Act, consulting with children and young people (including those from marginalised or vulnerable groups) and their families is good practice. GIRFEC places the child’s views at the centre of planning and decision making and the UNCRC requires national and local governments, as duty bearers, to respect, protect and fulfil children’s rights (e.g. under Article 12 every child has a right to express their views and have them given due weight in accordance with their age and maturity). It follows, therefore, that Children’s Services Plans are informed and shaped by the experiences and opinions of the children, young people and families who use local services. The Common Core describes the skills, knowledge and understanding, and values that everyone should have if they work with children, young people and their families, whether they are paid or unpaid.
Other persons to consult (directions from Scottish Ministers)

92. Under section 10(1)(b)(iii) Scottish Ministers may by direction specify other persons with whom a local authority and the relevant health board must consult in the preparation of a Children’s Services Plan. At the time of this document’s publication, no “other persons” have been specified. Any direction issued under section 10(1)(b)(iii) may be revised or revoked by Scottish Ministers (under provision made at section 10(4) of the Act).

The process of consultation

93. The Act does not prescribe how consultation in preparation of a Children’s Services Plan is to be undertaken by a local authority and the relevant health board. The process will depend, in large part, on the range and type of local organisations with whom consultation must be undertaken. This should determine which methods of consultation (i.e. consultation events, online surveys, etc.) are chosen, the length of time over which consultation will be carried out, etc. However, whatever process is chosen, all public bodies carrying out public or targeted consultations should refer to the National Standards for Community Engagement, and take the necessary steps to ensure that the process is accessible to the widest number of respondents possible. (For further information and guidance on how to engage with communities and service providers, please refer to Appendix E.)

94. Moreover, under the duties set out in the Community Empowerment (Scotland) Act 2015, community planning partners (including local authorities and relevant health boards) must make all reasonable efforts to secure the participation of community bodies which the Community Planning Partnership considers likely to be able to contribute to community planning. Should the community body wish to participate, they must take reasonable steps to enable that community body’s participation.22

22 Community Empowerment (Scotland) Act 2015, Part 2, Section 4(6); for further information, please refer to the Statutory Guidance on Part 2 (Community Planning) of the Community Empowerment (Scotland) Act 2015.
95. Indeed, local authorities and relevant health boards are subject to a range of consultation and engagement duties, set out in other Parts of the Act or other Acts.\footnote{For further information please refer to the Scottish Government's Community Empowerment webpage [http://www.gov.scot/Topics/People/engage].} For example, Part 6 (section 50) of the Act places a duty on every education authority to consult with, at least once every 2 years, “such persons as appear to be representative of parents of children under school age in its area”. Others examples relate to corporate parenting and school education planning. (Please see the chapter on ‘Links with other statutory plans and reports’ for further information). In this context, before deciding on the consultation process for the Children’s Services Plan it may be helpful for a local authority and relevant health board to carefully scope out the various consultation and engagement duties which relate to children’s and related services. This process will not only help detect opportunities for aligning distinct planning processes, but also help ensure compliance with legal obligations.

**Requests (made to relevant persons) to participate or contribute**

96. Under section 10(6), the persons consulted under section 10(1)(b) are under a duty to meet any reasonable request which the local authority and the relevant health board make of them to:

(a) participate in the preparation of the Children’s Services Plan for the area; and

(b) contribute to the preparation of that plan.

97. As stated earlier in this chapter, the terms “participate” and “contribute” (in relation to the preparation of a Children’s Services Plan) cover a wide range of potential actions. “Participate” could entail attending a consultation event, or playing an active part in the group responsible for drafting the plan. “Contribute” may involve the sharing of relevant information (i.e. statistics about service use) or carrying out a process to gain the views of services users.
98. A “reasonable request” is one which is relevant (in view of the person’s function), practicable (in view of the person’s capacity) and consistent with the person’s expected level of involvement in delivering the Children’s Services Plan. The reasonableness of a request will therefore be determined, in large part, by the individual circumstances of the person whose participation or contribution is being requested.

99. However, while it is important that requests do not overburden (or make unachievable demands of) the people working in or representing an organisation, it is important that local authorities and the relevant health board seek out and facilitate the contribution of a wide range of different persons. It is the variety of third sector and community organisations, some small, some large, which can provide insight on the needs of the local population, and help in identifying the interventions which are most effective at meeting those needs. A local authority and the relevant health board should, therefore, make all reasonable efforts to facilitate the participation and/or contribution of a broad range of third sector organisations in the children’s services planning process, providing different types of opportunities (through which to participate or contribute) and, where appropriate, support to enable them to do so. This would be consistent with the duties placed on Community Planning Partnerships under the Community Empowerment Act 2015.\textsuperscript{24}

100. An organisation does not necessarily have to comply with all requests for information. It may not be able to provide information in response to such a request for a number of reasons, for example because the organisation considers it to be commercially sensitive or to do so would be incompatible with the Data Protection Act (1998).

**Format of the Children’s Services Plan**

101. The Act (and this guidance) does not prescribe any particular format for Children’s Services Plans. However, local authorities and relevant health

\textsuperscript{24} Community Empowerment (Scotland) Act 2015, Part 2, Section 4(6); for further information, please refer to the Statutory Guidance on Part 2 (Community Planning) of the Community Empowerment (Scotland) Act 2015.
boards are encouraged to consider formats which facilitate review (section 11), annual reporting (section 12) and local accountability. These would be formats where priorities and objectives are clear and measurable, and where the rationale behind them is explicit. The inclusion of comprehensive baseline information (linked to the aims and/or objectives) and short-to-medium term “indicators of progress” would also be helpful.

102. One option would be to structure the plan’s content around the eight wellbeing indicators (safe, health, achieving, etc.). Local priorities and “indicators of progress” could then be clustered under these headings, along with details of the actions which will be taken to ensure services are delivered in a way which is as integrated and preventative as possible. These sections could be supplemented by more general commentary on how the local authority and relevant health board will ensure that children’s and related services are provided in a way which represents the “best use of available resources” over the three-year period.

103. However, a Children’s Services Plan should also hold some practical, day-to-day value to the services and professionals to which it relates. As indicated in the chapter on “Links to other statutory plans and reports”, plans could contain a brief description or diagram of the area’s planning structure, illustrating the links to other processes (such as corporate parenting and community planning). This would help practitioners working in different areas to coordinate their activity. In addition, if the Children’s Services Plan provided comprehensive information about the children’s and related services available in the local area, it could become a resource for professionals working with children and families, helping them to identify what support is available to safeguard or promote a child’s wellbeing needs.

Publication of Children’s Services Plans

104. Under section 10(7), as soon as reasonably practicable after a Children’s Services Plan has been prepared, the local authority and the relevant health board must:
(a) send a copy to –
   (i) the Scottish Ministers, and
   (ii) each of the “other service providers” (listed in section 7(1)); and

(b) publish it (in such manner as the local authority and the relevant health board consider appropriate).

105. With respect to when a Children’s Services Plan must be finalised, this must be before the start of each “three-year period”. The first three-year period begins on 1st April 2017.25

106. Once the plan is finalised, the local authority and relevant health board have some flexibility about when they must (a) send copies of the plan to Scottish Ministers and “other services providers”, and (b) publish the plan. “As soon as reasonably practicable” can be interpreted to mean “as soon as possible, in view of other duties, functions and commitments”. However, as the plan is a key public-facing document, communicating the direction of children’s services in the local area to service users, publication and dissemination should be seen as a priority.

107. The completed plan must be sent to every “other service provider” and Scottish Ministers. (Please note that all completed (or revised) plans must be sent to Scottish Ministers, irrespective of whether Scottish Ministers provide services in the local area under the Prisons (Scotland) Act 1989.)

108. When ready to publish the plan, section 10(7)(b) affords the local authority and relevant health board discretion to do so “in such a manner […] as they consider appropriate”. This flexibility relates to how the plan is presented (such as format and language) and mode of publication.

109. However, in making a decision about the appropriate manner of publication, every local authority and relevant health board will want to ensure that their

25 As set out in the Children’s Services Planning (Specified Date) (Scotland) Order 2016.
Children’s Services Plan (or some summary version) is accessible to children, families and other key stakeholders. This is critical to facilitating both accountability and community engagement. The Children’s Services Plan is the local authority and health board’s vision for how public services used by children and families will develop in the local area, and it is therefore important that service users, and the wider community, can access and engage with it. (Please note that the reference above to “summary version” is an acknowledgement that local authorities and health boards may wish to publish their Children’s Services Plan in a variety of formats, to aid its accessibility and utility among different audiences.)

Linking the publication of different statutory plans

110. In preparing the Children’s Services Plan for publication, a local authority and the relevant health board may identify opportunities for aligning other statutory plans. For example, under Part 9 (section 61) of the Act, every corporate parent (which includes all local authorities and health boards) must publish a plan for how it proposes to exercise its corporate parenting duties. These “Corporate Parenting Plans” may be published together with, or as part of, any other plan or document, and as no specific time period for Corporate Parenting Plans is prescribed in legislation or guidance, it is feasible that the Corporate Parenting Plan could be incorporated into the wider Children’s Services Plan. Similar possibilities exist in relation to the statutory early learning and childcare plan, prepared under Part 6 of the Act.

111. Across the various planning systems which apply to local authorities and health boards there are a number of such opportunities for aligning the publication of statutory plans. However, where a local authority and the relevant health board do choose to do so they must ensure that all relevant statutory requirements have been met, and that the combined plan (or some version thereof) continues to be accessible to relevant stakeholder (including children, young people and families).

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26 Statutory Guidance on Part 9 (Corporate Parenting) of the Children and Young People (Scotland) Act 2014
112. For further information on the publication of different statutory plans, please see the chapter “Links to other statutory plans and reports” below.

Disagreements with aspects of a Children’s Services Plan

113. Section 10(8) provides that, where Scottish Ministers (in exercising functions under the Prisons (Scotland) Act 1989) or any of the “other service providers” disagree with the plan in relation to any matter concerning the provision of a service by them, they must prepare and publish (i.e. make public) a notice of their disagreement.

114. Scottish Ministers and “other service providers” may only disagree with an aspect of a plan which relates to a service provided by them. The published notice of disagreement must detail (a) the matters in relation to which they disagree (i.e. which aspects of the plan), and (b) a statement of their reasons for disagreeing. The notice of disagreement may be published in such a manner as they (the Scottish Ministers or “other service provider”) consider appropriate (e.g. on their website, open letter, regular circular, etc.).

115. The requirement for disagreements over aspects of the plan to be made public is designed to ensure that, through a process of continuous and meaningful collaboration, any concerns about aspects of the plan should be dealt with at an early stage, long before the need for formal notices of disagreement. The expectation is that notices of disagreement would only be issued once all potential options (for resolving the disagreement) have been exhausted.

116. The local authority and relevant health board are not under a duty to respond to a notice of disagreement. However, as any notice of disagreement should be a public statement, it is likely that some form of response would be appropriate.
117. Under section 12(3)(b), the duty to provide a children’s or related service in accordance with the plan does not apply where a notice of disagreement (made under section 10(8)) has been made.
SECTION 11: CHILDREN’S SERVICES PLAN – REVIEW

118. Under section 11(1) a local authority and the relevant health board:

(a) must keep the Children’s Services Plan under review; and
(b) may in consequence prepare a revised Children’s Services Plan.

119. A local authority and the relevant health board are therefore under a duty to keep their Children’s Services Plan under review. This is to ensure that the plan continues, over the three-year period, to accurately reflect the local context (needs, priorities, resources, etc.) and is fit for purpose (i.e. in reference to the local context, sets out how all services will be provided in such a way as to achieve the plan’s aims). As local circumstances may change relatively quickly, the duty to review provides a basis on which decisions to alter or adapt service provision can be made.

120. The Act does not prescribe timescales for the review of the Children’s Services Plan. The duty is simply to “keep its plan under review”. However, in view of the fact that a local authority and relevant health board are under a duty to report annually on their performance and progress in delivering the plan (section 13 of the Act), it would be logical to connect these two functions; the review becoming the process through which the annual report is prepared. (For further details on Children’s Services Plan reports, please see the relevant chapter on “Section 13: Reporting on Children’s Services Plans” below.)

121. The Act also does not dictate how the review of the Children Services Plan should be undertaken. However, if the review is to contribute meaningfully to the overall children’s services planning process, it must: (a) establish if services are being delivered in line with the plan’s aims and objectives; (b) ascertain what impact, if any, the services covered by the plan are effectively safeguarding, supporting and promoting the wellbeing of children; and (c) identify ways in which either delivery and/or the plan may be improved (to better meet current aims and requirements).
122. This demands that systems be put in place to regularly collect and analyse information relating to service performance and child wellbeing. Such information should come from a range of sources, and include both quantitative and qualitative data. The views of children, young people and families, and the professionals and volunteers working with them will be particularly valuable in making assessments of progress (in respect of children and young people feeling safe, healthy, included, etc.). Moreover, much useful information will already be stored in the information management systems of children’s services planning partners, and by service providers, offering detailed insight into how services are working for specific groups of children. But careful consideration must be given to how such information is collected, anonymised, collated and analysed, ensuring at all times that it is done in appropriate, safe and proportionate ways, in line with current law and guidance on personal information use and sharing.

123. The findings of a review may suggest that changes are needed in the Children’s Services Plan. Where this is the case, local authorities and relevant health boards are encouraged to take appropriate action. Section 11(1)(b) provides a local authority and the relevant health board with the power to prepare a revised Children’s Services Plan.

124. If a local authority and the relevant health board choose to revise their Children’s Services Plan, the duties set out in section 9 (Aims), section 10 (Process) and section 11(1) (Review) of the Act apply. This means that the revised plan must essentially be treated like a new plan, with “other service providers” and Scottish Ministers given the opportunity to participate and contribute to in the preparation of the revised plan, other persons (including social landlords and relevant organisations) consulted with, and the plan prepared with a view to securing the same “aims of the Children’s Services Plan”. The revised plan must itself be kept under review.
SECTION 12: IMPLEMENTATION OF CHILDREN’S SERVICES PLAN

125. Under section 12(1), during the period to which the Children’s Services Plan relates, the local authority, relevant health board, “other service providers” and Scottish Ministers (in exercising functions under the Prisons (Scotland) Act 1989) must, so far as reasonably practicable, provide children’s and related services in accordance with the plan. This means that the public bodies providing services covered by a Children’s Services Plan are under a duty to provide those services, within the parameters afforded by their capacity and function, in the way(s) described in the plan.

126. The duty to implement services in accordance with a Children’s Services Plan does not apply where:

(a) the person providing the service considers that to comply with the plan would adversely affect the wellbeing of a child; or
(b) a notice of disagreement (made under section 10(8)) has been published about a matter.

127. For further guidance on the “notice of disagreement”, please refer to the relevant section above.
SECTION 13: REPORTING ON CHILDREN’S SERVICES PLAN

128. As set out under section 13(1) of the Act, as soon as practicable after the end of each one-year period, a local authority and the relevant health board must publish (in such manner as they consider appropriate) a report on the extent to which:

(a) children’s and related services have, in that one-year period, been provided in accordance with the Children’s Services Plan; and

(b) that the provision of services has achieved –
   (i) the aims of children’s services planning (section 9(2)), and
   (ii) such outcomes in relation to the wellbeing of children in the area as the Scottish Ministers may by order prescribe.

129. The “one-year period” runs from 1 April to 31 March. Each Children’s Services Plan must be prepared in relation to a specific “three-year period” (under section 8(2)), so over the course of a Children’s Services Plan there will be three annual reports.

130. These annual reports must be published “as soon as practicable” after the end of the one-year period. For instance, it may be beneficial to align publication of the Children’s Services Plan’s annual report with other statutory reports which apply to local authorities and/or territorial health boards (such as the National Improvement Framework’s annual report, or the Corporate Parenting report). However, these considerations should be balanced with the need to communicate progress to stakeholders in a relevant and timely manner. The annual report will be an important document, facilitating local accountability (to service users and the wider community); publication should therefore be seen as a priority, with delay after the conclusion of the one-year period kept to the absolute minimum.

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27 Under the Children’s Services Planning (Specified Date) (Scotland) Order 2016 the first “three-year period” runs from 1 April 2017 to 31 March 2020. This means the first “one-year period” runs from 1 April 2017 to 31 March 2018.
131. The content of the annual report is not restricted by the Act, and each local area’s report is likely to be shaped by the specific priorities and objectives set out within the plan. However, section 13 does demand that every annual report includes information about the extent to which the local area is delivering on any outcomes which might be set by Scottish Ministers under section 13(1)(b)(ii), and the five overarching aims of children’s services planning (as set out in section 9(2)). These are:

(a) that children's services [...] are provided in the way which –
   (i) best safeguards, supports and promotes the wellbeing of children in the area concerned,
   (ii) ensures that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising,
   (iii) is most integrated from the point of view of recipients, and
   (iv) constitutes the best use of available resources,

(b) that related services [...] are provided in the way which, so far as consistent with the objects and proper delivery of the service concerned, safeguards, supports and promotes the wellbeing of children in the area concerned.

132. For a full explanation about what these aims mean in practice, please refer to the chapter on “Aims of Children’s Services Plans” above.

133. In order to meet this requirement to report on progress against the statutory planning aims, local authorities and the relevant health board will need to have systems in place to collect and analyse relevant information (such as service performance and outcomes for children and young people). Ideally, these systems will provide longitudinal information (e.g. quarterly or yearly), enabling the annual report to illustrate the extent of progress achieved over the one-year period. Such “progress” information should always be situated in context, however, with the report also documenting relevant changes in, for instance,
the availability or capacity of services, local political priorities, and the needs of children and young people in the area.

134. As with the Children’s Services Plan itself, the Act does not prescribe a format for annual reports. In the chapter above on the process of preparing a Children’s Services Plan, one option identified was to structure information around the eight wellbeing indicators (safe, healthy, achieving, etc.). This format would be appropriate for an annual report too, with certain measures linked to specific indicators (e.g. “changes in literacy rates” under “achieving”). Additional material in these chapters could detail the work undertaken to deliver services which were integrated and preventative in that particular area of wellbeing (e.g. how the cooperation between social work and housing contributed to making children “safe”). These sections could be supplemented by more general analysis on service performance and resource allocation; both relevant indicators in assessing “best use of available resources” and the shift to preventative action.

135. However, whatever format is chosen, a local authority and relevant health board will want to ensure that their annual report (or a summary version) is accessible to key stakeholders (such as children, young people and others with an interest in children’s or related services). This is in order to facilitate engagement and accountability. As per section 13(1) of the Act, annual reports may be published in such manner as the local authority and relevant health board “consider appropriate”. This gives each local area a measure of discretion about how the annual report is presented (format, language etc.) and the mode of publication (web document, print, etc.). Moreover, it means that local authorities and health boards can publish their annual report in a variety of formats, to aid its accessibility and utility among different audiences. (Accessibility relates to both the availability of the document (e.g. published online) and its format and language.)

136. As has already been noted in chapters above, there is an opportunity to align the duties to “review” and to “report”. Under section 11 a local authority and the relevant health board must keep their Children’s Services Plan under review. If
that process was framed as a continuous performance review, with progress in achieving the plan’s aims being measured and assessed, it would act, simultaneously, as the process for preparing an annual report. Moreover, the published annual report would facilitate engagement with service users and key stakeholders, the feedback from whom could inform whether changes were needed to the plan itself. This cycle, with robust, evidence-based assessments of progress feeding into on-going decision making, is a core component of strategic commissioning.

**Outcomes set by Scottish Ministers**

137. Under section 13(1)(b)(ii), Scottish Ministers have the power to prescribe, by order, specific outcomes (in relation to the wellbeing of children) which local authorities and the relevant health board will have to report on, as part of their Children’s Services Plan report.

138. At the time of this document’s publication, no such order has been made in relation to children’s services planning. However, in selecting local outcomes for inclusion in Children’s Services Plans (and associated annual reports), reference could be made to the Local Outcomes Improvement Plan and the National Improvement Framework for Scottish Education.

**Links to other reports**

139. For guidance on how the Children’s Services Plan annual report might be aligned with other statutory reports, please refer to the chapter “Links with other statutory plans and reports” below.

**Role of other service providers in reporting**

140. The duty to prepare and publish a Children’s Services Plan annual report sits exclusively with the local authority and its relevant health board. The role of “other service providers” in this process is likely to be as a source of information about the delivery and performance of the children’s or related services they
provide in the local area. There is no requirement under Part 3 for “other service providers” to prepare an overarching, national report on the delivery of their children’s or related services. However, there is also no restriction on them doing so, and the collation of such information may help facilitate compliance with statutory reporting duties set out in other parts of the Act (such as Part 1 (Children’s Rights) and Part 9 (Corporate Parenting)).
SECTION 14: ASSISTANCE IN RELATION TO CHILDREN'S SERVICES PLANNING

141. Under section 14, those persons and organisations consulted with in the preparation of a Children’s Services Plan\(^\text{28}\), other service providers and Scottish Ministers must comply with any reasonable request made of them, by the local authority and relevant health board, to provide information, advice and assistance which would facilitate the general process of children’s services planning (as set in Part 3).

142. The persons and organisations to which this “duty of assistance” applies are:

(a) any “other service provider” and Scottish Ministers (but only insofar as the information, advice or assistance requested relates to a children’s service or related service which these persons contribute to providing). Section 7(1) lists the “other service providers” as –

(i) the Chief Constable of the Police Service of Scotland;
(ii) the Scottish Fire and Rescue Service;
(iii) the Principal Reporter;
(iv) the National Convener of Children’s Hearings Scotland;
(v) the Scottish Courts and Tribunal Service; and
(vi) an integration joint board established by order under section 9 of the Public Bodies (Joint Working) (Scotland) Act 2014.

(b) any of the persons mentioned in section 10(1)(b). These are –

(vii) organisations, whether or not formally constituted, which represent the interests of people who use, or are likely to use, any children’s service or related service in the local authority area;
(viii) organisations, whether or not formally constituted, which provide a service in the area which, if that service were provided by either the local authority, relevant health board,

\(^{28}\) For further details, please refer to section 10(1)(b) of the Act, or the chapter in this guidance on “Section 10: Children’s Services Plan – Process”.

“other service provider” or Scottish Ministers, would be considered a children’s service or related service (for the purposes of children’s services planning)\(^{29}\),

(i) social landlords who provide housing in the area of the local authority, and

(x) any such other persons as Scottish Ministers may by direction specify.

143. For an explanation of what is meant by “organisations […] which represent the interests” and “organisations […] which provide a service”, please see chapter “Section 10: Children’s Services Plan – Process” above.

144. The term “information, advice and assistance” covers a range of activities which may be of benefit to children’s services planning and implementation. A request for assistance may come in the form of, among others, a request for data (e.g. on the number and characteristics of service users), a request for people to participate in a process (e.g. a planning group) or support in delivery (e.g. implementing an aspect of the plan). This breadth should enable a variety of different organisations to add value at different times.

145. A “reasonable request” is one which is relevant (in view of the person’s function), practicable (in view of the person’s capacity) and consistent with the person’s expected level of involvement in delivering the Children’s Services Plan. The reasonableness of a request will therefore be determined, in large part, by the person whose participation or contribution is being requested; what will be considered a reasonable request for one person may not be for another. For example, what would be a reasonable request of an “other service provider” (in terms of the provision of information, advice and assistance) may not be for independent organisations (and in particular those which receive no public funds).

\(^{29}\) For the definitions of a “children’s service” and “related service”, please refer to chapter Section 7: Introductory above.
146. However, while it is important that local authorities and health boards take into consideration the impact (e.g. the administrative and “opportunity” costs) which a request for information, advice or assistance may entail, they should not neglect the value smaller groups and organisations can bring. These smaller groups and organisations often play a critical role in safeguarding and improving the wellbeing of children, and while they may have less capacity to respond to a request for assistance, their insight can improve both the planning and implementation of Children’s Services Plans. One solution to this would be for a local authority and the relevant health board to offer relevant organisations a range of opportunities to provide assistance, allowing the groups and organisations to determine their own level of engagement. In respect to third sector organisations, this process could be facilitated by the local Third Sector Interface.

147. Finally, under section 14(3) the duty to comply with a request for assistance does not apply if the provision of the information, advice or assistance would:

(a) be incompatible with any duty of the person; or
(b) unduly prejudice the exercise of any function of the person.

148. This means if a person judges that fulfilling a request for assistance may be incompatible with another of their duties (such as those related to confidentiality or data protection), or that to do so would unduly prejudice them in exercising one of their functions (such as providing a service), they are entitled to refuse to comply with the request.
SECTION 15: GUIDANCE IN RELATION TO CHILDREN’S SERVICES PLANNING

149. A local authority, relevant health board and “other service provider” (as defined in section 7(1)) must have regard to any guidance issued by Scottish Ministers about children’s services planning. Guidance may relate to any of the functions conferred by Part 3 (other than the function of complying with section 12).

150. Before issuing or revising guidance, Scottish Ministers must consult with any person or organisation to which it relates (i.e. local authorities, health boards, etc.) and any other persons they consider appropriate.

151. This guidance document (Statutory Guidance on Part 3) is issued under section 15 of the Act. Every local authority, territorial health board and “other service provider” must have regard to it.
SECTION 16: DIRECTIONS IN RELATION TO CHILDREN’S SERVICES PLANNING

152. A local authority, relevant health board and “other service provider” (as defined in section 7(1)) must comply with any direction issued by Scottish Ministers about children’s services planning. Those directions may relate to any of the functions conferred by Part 3 (process, review, etc.), other than complying with section 12 (implementation of Children’s Services Plans).

153. Directions may be issued under the powers provided to Scottish Ministers by sections 16(1) and 17(2) of the Act.

154. Before issuing, revising or revoking a direction, Scottish Ministers must consult with any person or organisation to which it relates (i.e. local authorities, health boards, etc.) and any other persons they consider appropriate.
SECTION 17: CHILDREN’S SERVICES PLANNING – DEFAULT POWERS OF SCOTTISH MINISTERS

155. As set out in section 17 of the Act, where Scottish Ministers consider that a local authority and the relevant health board are not exercising a function conferred on them by Part 3 (other than complying with section 12), or in exercising a function are not complying with any statutory guidance issued under section 15(1), they have the power to:

(a) direct a local authority and the relevant health board to exercise the function in a particular way; or
(b) direct that the function is to be exercised instead by the local authority, the relevant health board, or another local authority or health board.

156. A local authority and/or health board must comply with any direction addressed to them. Directions issued by Scottish Ministers under section 17(2) of the Act may direct a local authority or health board to make a payment to a person (the local authority, relevant health board, or another local authority or health board) who is to exercise a function in place of the original local authority and relevant health board.

157. Before issuing, revising or revoking a direction under section 17(2), Scottish Ministers must consult the local authority and relevant health board whose failure is to be, or is, the subject of the direction, and any other persons they consider appropriate.

158. Please note that, while Scottish Ministers reserve these powers to facilitate compliance with the legislation, there are currently no plans for their use. Local authorities and health boards already work closely together, in partnership with the third sector, to plan and deliver services for their community, and in this context the functions of children’s services planning are likely to represent a consolidation of established practice. Moreover, as per section 16(1) and section 17(1)(a), directions issued in relation to “children’s services planning” cannot relate to the implementation of plans (i.e. how children’s or related
services should be delivered on a day-to-day basis). Scottish Ministers do not anticipate using these powers apart from in exceptional circumstances, where it is clear that a process (i.e. planning, review, reporting, etc.) described by Part 3 is not being followed.
ENFORCEMENT OF PART 3

159. The first three-year period under Part 3 (Children’s Services Planning) will begin on 1 April 2017. Compliance with the legislation will be carried out, primarily, at a local level. A Children’s Services Plan and its accompanying annual report are both public documents, enabling local communities to hold service providers to account on their performance. Moreover, by placing duties on local authorities and relevant health boards to consult with relevant persons and “other services providers” (section 10), and duties on those relevant persons and “other service providers” to participate in the process, the expectation is that all parties involved will hold each other to account. Considering the scope and importance of services covered by a Children’s Services Plan, those responsible for scrutiny and governance at a local level (such as elected councillors and non-executive board members) are likely to take a keen interest in both the development and implementation of the plan.

160. In addition to local enforcement mechanisms, Scottish Ministers also reserve powers (under a number of different sections) to issue directions in relation to certain aspects of children’s services planning.

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30 As set out in the Children’s Services Planning (Specified Date) (Scotland) Order 2016.
LINKS WITH OTHER STATUTORY PLANS AND REPORTS

161. As noted in the Introduction, children’s services planning is part of a wider legal framework within which local planning and reporting takes place. This chapter considers some of the links between key statutory planning requirements (related to the provision of children’s or related services).

Principles and objectives of statutory plans

162. All statutory planning processes are designed to facilitate the delivery of improved outcomes for Scotland’s population. Set out across various parliamentary acts and regulations, the duties emphasise the importance of consultation and accountability, and of collaboration and joint working. They embed a common focus on the challenge of tackling disadvantage and inequality, and encourage public bodies and practitioners to attend to this task through a coordinated and evidence-led use of their resources.

163. In their response to the Christie Commission’s final report, the Scottish Government identified four pillars of public service reform:31

- a decisive shift towards prevention;
- greater integration of public services at a local level driven by better partnerships, collaboration and effective local delivery;
- greater investment in the people who deliver services through enhanced workforce development and effective leadership; and
- a sharp focus on improving performance, through greater transparency, innovation and use of digital technology.

164. These are the pillars on which the various planning duties are built. They represent the thread which ties distinct processes together into a broader strategic agenda, empowering communities by ensuring that the planning and delivery of public services is open and inclusive, informed by a detailed

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31 Scottish Government (September 2011) *Renewing Scotland’s Public Services*, p.5.

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understanding of the population’s needs, and local knowledge about what works to improve outcomes.

Identifying links at the local level

165. At a local level, identifying and clarifying the relationships between different planning and reporting processes has a number of potential benefits. For instance, to help improve efficiency it may be possible to use the same activity, such as consultation, needs assessment or progress reporting, to satisfy statutory requirements under multiple planning systems. Moreover, identifying the links is an important step in realising the joined-up delivery of public services recommended by the Christie Commission; if the planning of different services is not coordinated and joined up, it is unlikely that delivery will be.

166. Each local area may choose to link planning requirements in different ways, in reference to existing practice and local arrangements (such as whether integration joint boards are responsible for children’s health and social care services). In some cases, a local area may choose to link different planning or reporting processes through a simple “parent-child” relationship, with service-level plans and reports feeding into broader strategic documents. In other cases, where a local area operates two planning processes in parallel, there will be opportunities to share information and insight between the systems. Ultimately however, whatever configuration chosen, all local planning is focused on the achievement of the same aim: the improved wellbeing of the local population, through the delivery of efficient and effective public services.

Links to children’s services planning

167. Where possible, a local Children’s Services Plan may wish to detail (either through a narrative or visualisation) how the links are being made between the different statutory planning and reporting requirements. This will enable other organisations involved in children’s services planning (such as those responding to a consultation or request for assistance) to see how a Children’s Services Plan (and the process underpinning it) is connected into the wider
planning landscape. Given the requirement to plan for children’s services and other related services, attention might usefully be paid to how children’s services planning relates to the duties included in Part 1 (Children’s Rights), Part 6 (Early Learning and Childcare) and Part 9 (Corporate Parenting) of the Children and Young People (Scotland) Act 2014, as well as the Public Bodies (Joint Working) (Scotland Act) 2014, Community Empowerment (Scotland) Act 2015, Carers (Scotland) Act 2016 and the Community Learning and Development (Scotland) Regulations 2013. New legislation may also come into force, after the publication of this guidance, which may have to be taken account of.

**Figure 1: Schematic of the statutory planning framework for children’s services**

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32 This schematic includes a reference to ‘Child protection planning’, but please note that local child protection plans are not, at the time at which the guidance was published, a statutory requirement. The reference to a child protection planning has been included in the schematic due its importance. For further information on child protection planning, please see page 73 below.
168. Figure 1 above provides an illustration of how these different statutory planning (and reporting) requirements could relate to the children's services planning process. Please note that it is neither comprehensive (some statutory planning processes may not be represented) nor prescriptive (local areas may wish to link elements in different ways). It has been included to provide some ideas about how different elements of the local planning framework could interrelate, and to illustrate the scope (of services and agendas) which a local Children’s Services Plan is likely to encompass, even if some service areas (such as education or looked after children) maintain their own plans and planning cycles.

169. However, as already stated, each local area will itself determine what services fall into the “children’s service” and “related service” categories, and how the various, separate planning requirements will be connected. To facilitate that last part, a detailed summary of the statutory planning and reporting requirements related to children’s services is included at Appendix C, and in the remainder of this chapter opportunities for alignment between key processes are set out.

Community planning

170. Community planning is about how public bodies work together with the local community to plan for, resource and provide services which improve local outcomes. Part 2 of the Community Empowerment (Scotland) Act 2015 places a range of duties on community planning partners in order to strengthen community planning (replacing provisions in the Local Government in Scotland Act 2003). Among the new duties, the community planning partnership (CPP) is required to prepare and publish a “local outcomes improvement plan” which sets out the local outcomes the CPP has prioritised for improvement. In preparing the plan, the CPP is obliged to make all reasonable efforts to secure the participation of community bodies in the planning process. In carrying out their functions, the CPP is required to do so with a view to reducing inequalities of outcomes which result from socio-economic disadvantage.

33 A Local Outcomes Improvement Plan is the term the legislation gives to what was previously referred to as a “single outcome agreement”, but there is no significant difference between these documents in practice.
171. Taken together, the duties in Part 2 of the Community Empowerment (Scotland) Act 2015 are intended to support an increase in the pace and scale of public service reform by cementing the focus on achieving outcomes and improving the process of community planning. This central purpose is mirrored in children’s services planning. Both seek to deliver better outcomes for the population by promoting a collaborative, partnership approach between public bodies and communities, and keeping a focus on tackling inequalities. While there are a number of important differences in the requirements of the two Acts (such as around the setting of aims and reporting criteria), they share similar approaches and ambitions for collaborative working together and with the local community to improve agreed local outcomes and reduce inequalities. Aligning these two planning systems, where possible, could bring benefits to both, ensuring a continuity and congruence between plans, and enhancing the CPP’s ownership of the local strategy for improving the wellbeing of children and young people.

172. For further information, please refer to the statutory guidance on the Community Empowerment (Scotland) Act 2015.

Integrated health and social care Strategic Plan

173. The Public Bodies (Joint Working) (Scotland) Act 2014 (“the Public Bodies Act”) provides for the integration of certain local authority and health services, with the aim of improving their quality and consistency, and, ultimately, the wellbeing of service users. Every local authority and its relevant health board has, under the Act, prepared and agreed an integration scheme wherein certain functions have been delegated to an integration authority. The integration authority may be a separate integration joint board, or the local authority or health board may take on this role. The functions delegated must, in every area, relate to local adult health and social care services – but the legislation also enables some or all children’s acute and community health and social care services to be delegated where agreed locally. Some health boards and local authorities have opted to take advantage of this power, leading to integration of most adult and children’s
health and social care services. In addition, as many health services are not population specific (e.g. A&E, primary care and general dental services), all integration schemes will include the delegation of some functions relating to services used by children.

174. Under the Public Bodies Act, every integration authority is required to prepare and publish a Strategic Plan (also known as a “Strategic Commissioning Plan” for its area (though a single Plan can cover more than one local authority area), setting out the arrangements for the delivery of the functions that have been delegated by the local authority and health board (health and social care services), and how these will meet the National Health and Wellbeing Outcomes set by Scottish Ministers. The Strategic Plan must also be prepared with regard to the “integration delivery principles”, as detailed in section 31 of the Public Bodies Act. The Strategic Plan must be reviewed at least every three years.

175. An integration authority is also required to prepare an annual performance report on, among other things, how the arrangements in the strategic plan are contributing to achieving the National Health and Wellbeing Outcomes. These reports are required to cover all services provided in the exercise of functions delegated to the integration authority, including, where applicable, children’s services.

176. As the children’s services planning requirements encompass a wider range of services than health and social care, a local authority and the relevant health board could employ the approach of the health and social care Strategic Plan, to the extent that it relates to children’s services, as potentially feeding into the broader Children’s Services Plan. The integration delivery principles which underpin a Strategic Plan would be consistent with the aims underpinning children’s services planning, and the National Health and Wellbeing Outcomes are based on similar principles to the revised National Care Standards (which will inform the self-assessment and inspection of all children’s health and social care services).

34 Reference to the regulations under the Act may be relevant here: http://www.legislation.gov.uk/ssi/2014/343/contents/made.
177. The precise nature of the relationship between these two planning requirements will in large part be contingent on whether (and which) children’s health and social care services have been included in the integration scheme. But whatever the integration of functions at a local level, there will always need to be communication between these two planning domains. From the perspective of children’s services planning, the adult health and social care context is important because most children live in families with adults. Adult family members’ access to, and the quality of, health and social care services, is likely to have an effect on the wellbeing of children and young people. Similarly, for the providers of adult health and social care services, children and young people represent future service users. As part of their longer term planning strategy, integration authorities will need to work with the relevant local authority and health board to monitor the health and wellbeing of the child population in the area, understanding needs, identifying potential issues and, with partners, putting in place appropriate preventative actions.

178. Furthermore, in order to achieve the statutory aims prescribed for both a Strategic Plan and a Children’s Services Plan, consideration may usefully be given (by integration authorities, local authorities and relevant health boards) to the transitions between children’s services and adult services. This transition has been identified as a point where service support for individuals can be at risk of inadequate coordination, leading to a negative impact on wellbeing.

179. For further information, please refer to the guidance prepared to assist implementation of the Public Bodies (Joint Working) Scotland Act 2014.\footnote{This guidance is available at http://www.gov.scot/Topics/Health/Policy/Adult-Health-SocialCare-Integration/Implementation/ImplementationGuidance.}
Children’s rights

180. Part 1 (section 2) of the Children and Young People (Scotland) Act 2014 places a duty on a range of public authorities (including all local authorities and territorial health boards) to report, as soon as practicable after the end of each three-year period, on the steps they have taken in that period to secure better or further effect within its areas of responsibility to the UNCRC requirements. The public authorities subject to this duty can choose to satisfy it “in such a manner as the authority considers appropriate”, such as through the preparation of a specific report, or by including relevant information in another report. Two or more public authorities can also satisfy this duty through the preparation and publication of a joint report.

181. For local authorities and territorial health boards, children’s services planning offers a potential structure for the fulfilment of their children’s rights reporting duty. A local authority and health board could, for instance, incorporate their children’s rights report into their annual Children’s Services Plan report (required under Part 3, section 13 of the Act). Or, alternatively, they could incorporate their children’s rights report into the final annual report of the children’s services planning cycle (which is linked to the same three-year period as Part 1).

182. Children’s services planning also presents a local authority and relevant health board with a valuable opportunity to give children’s rights real articulation in practice. For instance, a local authority and its relevant health board could, in consultation with its partners and community, choose to set themselves an aim, within their Children’s Services Plan, “to secure better or further effect …. of the UNCRC requirements”. Their plan could then articulate what steps will be taken, over the three-year period, to achieve this aim, and, as mentioned above, annual reports could document progress.

183. Although the alignment of Part 1 and Part 3 duties is not required by the Act, to do so may well benefit both processes and help to cement the links between children’s rights and wellbeing.
184. For further information on children’s rights reporting, please refer to the guidance on Part 1 (Children’s Rights) of the Children and Young People (Scotland) Act 2014.

**Corporate parenting**

185. Part 9 of the Children and Young People (Scotland) Act 2014 designates certain public bodies (including all local authorities and territorial health boards) as corporate parents, and places them under a range of duties designed to safeguard and promote the wellbeing of looked after children and care leavers.

186. Each corporate parent is required to prepare a plan about how they propose to exercise their corporate parenting duties, and they must keep the plan under review. Before preparing or revising this plan, a corporate parent must consult with other corporate parents and such other persons as they consider appropriate. (Statutory guidance makes clear that consultation should include looked after children and care leavers.) Corporate parents must publish their plan in such a manner as they consider appropriate; this includes incorporating it into another plan, and publishing it jointly with other corporate parents. Neither the Act nor statutory guidance prescribes a time period to which plans must apply.

187. Corporate parents are also under a duty to report on how they have exercised their corporate parenting duties. These reports may include information about standards of performance, and the progress achieved in securing positive outcomes for the eligible population. Corporate parents can publish their reports in such a manner as they consider appropriate; including as part of another plan, and publishing it jointly with other corporate parents. The Act does not prescribe a time period to which reporting must refer, but statutory guidance recommends that reports are prepared and published at least once every three years from the date of commencement (April 2015); corporate parents are entitled to publish reports more frequently if they wish, to facilitate alignment with other reporting requirements.
188. The flexibility afforded to corporate parents around the timescales and manner in which they must fulfil their Part 9 duties presents a local authority and a relevant health board with multiple opportunities to align corporate parenting and children’s services planning requirements, should they wish. Moreover, as a corporate parenting plan and report will detail the provision of a wide range of children’s and related services, alignment could minimise duplication.

189. For further information on corporate parenting, please refer to the Statutory Guidance on Part 9 (Corporate Parenting) of the Children and Young People (Scotland) Act 2014.

National Improvement Framework for Scottish Education

190. The Education (Scotland) Act 2016 establishes a statutory National Improvement Framework. The legislation will require (amongst other duties) that, from August 2017, all education authorities prepare and publish annual plans describing the steps they intend to take during the planning period in pursuance of the National Improvement Framework for Scottish education. The annual plan must also describe the steps they intend to take to reduce the inequalities of outcome experienced by pupils as a result of socio-economic disadvantage and the ways in which they will consult key partners when deciding how this should be achieved. Finally, the plan must set out any educational benefits they intend to secure as a result of taking all of these steps. Education authorities must give a copy of the annual plan to the Scottish Ministers as soon as reasonably practicable after publishing the plan.

191. All education authorities are also required to prepare and publish an “annual report” setting out the steps they have taken in pursuance of the National Improvement Framework for Scottish education. The reports will also describe the steps the education authorities have taken to reduce the inequalities of outcome experienced by pupils as a result of socio-economic disadvantage and the ways in which they have involved key partners in that process. Finally, they will set out any educational benefits secured as a result of taking these steps.
192. Education authorities are also required to ensure that annual School Improvement Plans and associated reports (required under section 6 of the Standards in Scotland’s Schools etc. Act 2000), take into account the plans, reports and parental strategy published by the education authority area.

193. Although reporting requirements of the Education (Scotland) Act 2016 and Part 3 may operate on different timeframes, Part 3 affords local authorities and the relevant health board some flexibility about when reports must be published (i.e. “as soon as practicable after the end of the 1-year period”). In this context, a local authority and the relevant health board may choose to align the publication schedules of Part 3 and reports relating to Part 1 of the Education (Scotland) Act 2016, incorporating the National Improvement Framework annual report into the broader Children’s Services Plan annual report. This is reflected in the fact that the 2016 Act expressly provides for annual reports produced by an education authority to take account of broader activity captured through the children’s services planning process, in relation to reducing inequalities of outcome for pupils experiencing them as a result of socio-economic disadvantage.

194. Furthermore, while the Education (Scotland) Act 2016 does require the preparation of an annual plan, this does not prevent that process from informing the preparation and review of a Children’s Services Plan. Whilst the duties linked to National Improvement Framework focus on the responsibilities of education authorities specifically, schools (and education services more generally) will represent a very significant part of a Children’s Services Plan. Similarly, when the local authority and relevant health board is identifying how its Children’s Services Plan can support delivery of national agreed priorities for education (set out through the National Improvement Framework), it is likely that actions will involve children’s services outwith “education”, such as social work and health. This highlights the importance, and opportunity, of aligning these two planning requirements.
Early learning and childcare, school education for pre-school children (discretionary early learning and childcare) and day care and out of school care

195. Part 6 (section 50) of the Children and Young People (Scotland) Act 2014 places the education authority under a duty to consult and plan, at least once every two years, about how it (the education authority) should make early learning and childcare\(^{36}\) available. Similarly, Part 7 (section 54) amends section 1 of the Education (Scotland) Act 1980 to place the education authority under a duty to consult, at least once every two years, “such persons as appear to be representative” of parents of pre-school children about whether and how it should exercise its power to provide discretionary early learning and childcare under the 1980 Act. Finally, Part 8 (section 55) amends section 27 of the Children (Scotland) Act 1995 to place the local authority under a duty to consult, at least once every two years, with “such persons as appear to be representative” of parents of young children and school aged “children in need” about how they should provide day care and out of school care for such children; and, for children not in need, if and how they should provide day care and out of school care.

196. Each of these Parts of the legislation requires the authority to consult with parents as appear to them to be representative of parents of children under school age (and, for part 8, school age); have regard to the views expressed; and, prepare and publish plans in relation to how mandatory early learning and childcare will be made available; and, publish plans in relation to other provision.

197. As all of the services to which Parts 6, 7 and 8 relate will be considered “children’s services” under the definition set out in Part 3 (section 7) of the Children and Young People (Scotland) Act 2014, a local authority and relevant

\(^{36}\) “Early learning and childcare” is defined by section 46 of the Act as “a service, consisting of education and care, of a kind which is suitable in the ordinary case for children who are under school age, with regard being had to the importance of interactions and other experiences which support learning and development in a caring and nurturing setting”.

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health board may wish to use these plans to inform their broader children’s services planning process. Consultation with relevant parents will be carried out at least every two years, under Parts 6, 7 and 8. The legislation does not specify how plans (prepared under Parts 6, 7 and 8) must be published; however the intention is to establish on-going or frequent dialogue.

198. Combined, the provisions under Parts 6, 7 and 8 provide an opportunity to consult more widely on early learning and childcare, beyond the mandatory minimum entitlement to 600 hours. This broader consultation will create an opportunity for local authorities to co-ordinate planning of mandatory early learning and childcare, daycare and out of school care alongside discretionary provision, with local authorities having the powers to deliver or support.

199. In addition, a local authority (acting in its capacity of an education authority) and relevant health board may, should they wish, explore including these plans as part of their triennial Children’s Services Plan.

200. For further information, please refer to the Children and Young People (Scotland) Act 2014, Early Learning and Childcare Statutory Guidance.

Community learning and development

201. The Requirements for Community Learning and Development (Scotland) Regulations 2013 (issued under the section 2 of the Education (Scotland) Act 1980) place every local authority under a duty to prepare, consult on and publish a three-year plan for the provision of community learning and development (CLD) in the local area.37 The first CLD plan had to be published by 1st September 2015 and subsequently each third year from the date of publication of the previous plan.

202. CLD refers to programmes with an explicit learning focus and other types of activity that are designed to promote educational and social development. CLD

37 Requirements for Community Learning and Development (Scotland) Regulations 2013, regulations 3 and 4.
is delivered by a wide range of organisations in the public and voluntary sectors; its objective is to secure improved life chances for people of all ages, including young people in particular, through learning, personal development and active citizenship. In this way CLD contributes to securing stronger, more resilient, supportive, influential and inclusive communities.

203. Accessible to both children, young people (including those who have left school) and adults, many CLD programmes are likely to fall within the scope of the Children’s Services Plan. It will, therefore, be important, as noted above, that appropriate linkages are made between the CLD and children’s services planning processes. In respect to the consultation duty specifically, the potential for some alignment clearly exists, with crossover in terms of the service users covered by both plans.

204. For further information on CLD, please refer to the Strategic Guidance for Community Planning Partnerships: Community Learning and Development, and the Requirements for Community Learning and Development (Scotland) Regulations 2013: Guidance for Local Authorities.

Local Carer Strategy (including young carers)

205. The Carers (Scotland) Act 2016 aims to ensure better and more consistent support for carers and young carers, so that they can continue to care, if they so wish, in better health and with a life alongside their caring responsibilities.

206. The legislation requires each local authority and their relevant health board to jointly prepare a Local Carer Strategy, setting out their plans to identify and support relevant carers. The local carer strategy must contain information relating to the particular needs and circumstances of young carers. Before preparing a Local Carer Strategy, the local authority and health board must consult with such persons and bodies representative of carers, as they consider appropriate, and take such steps as they consider appropriate to involve relevant carers. In preparing the plan the local authority and health board must
have regard, among other things, to the provision of services relevant to young carers set out in the local Children's Services Plan, and to the statutory aims of children's services planning. Each local authority and relevant health board are required to jointly publish, keep under review and, if necessary, revise their local carer strategy. The first local carer strategy under the Carers Act must be published before the end of the “relevant period”, which is the date by which the integration authority relevant to the local authority in question must publish its next strategic plan under the Public Bodies (Joint Working) (Scotland) Act 2014.

207. The Carers (Scotland) Act 2016, (“Carers Act”) contains a number of main provisions regarding young carers. Young carers are defined in the Carers Act as carers under 18 years old or who have reached the age of 18 and are still at school. A young carer can request a young carer statement. In addition, the Act places a duty on local authorities (or health boards where the young carer is pre-school age) to offer a young carer statement where it identifies a child as a young carer. The young carer statement sets out the young carer’s identified personal outcomes, identified needs (if any) and the support (if any) to be provided to meet eligible needs. The young carer statement includes, amongst other things, information about the impact of caring on the young carer’s wellbeing and day-to-day life and about the extent to which the local authority (or health board) considers that the nature and extent of care provided by the young carer is appropriate. Even where a young carer has reached the age of 18, the young carer statement continues until an adult carer support plan is provided. Where a young carer's identified needs meet local eligibility criteria, the local authority is under a duty to provide support, where he/she has identified needs which cannot be met by services to the cared for person or services provided generally in the community, including information and advice services. The local authority also has a power to provide support to the young carer to meet needs which do not meet local eligibility criteria. The Carers Act requires Scottish Ministers to prepare a carers’ charter, setting out the rights of carers as provided for in or under the Carers Act and to ensure that the charter is accessible to adult carers and young carers.
208. For further information on the Carers (Scotland) Act 2016, please refer to the relevant Scottish Government webpages.38

Non-statutory plans

209. Local authorities and territorial health boards are party to a number of non-statutory planning requirements, set out across a variety of national strategies and agreements. These non-statutory requirements can cover key policy areas, including child protection, drug and alcohol services, and housing. For further information on these key non-statutory requirements, please see Appendix A.

210. As with statutory planning requirements, a Children’s Services Plan could usefully articulate the relationship between itself and these other planning processes, as well as providing appropriate cross referencing and consistency of vision, priorities and objectives.

38 For further information on the Carers (Scotland) Act 2016, please refer to http://www.gov.scot/Topics/Health/Support-Social-Care/Unpaid-Carers/CarersBill
APPENDIX A: FURTHER LEGISLATIVE AND POLICY CONTEXT

211. This appendix provides a summary of relevant legislation, policy, national strategies and Scottish Government programmes not referred to at length in the main body of the guidance. Every local authority and their relevant health board are encouraged to consider how these agendas are addressed in, or by, their Children’s Services Plan. Web links to further information are included throughout.

Joint inspections of children’s services

212. At the request of Scottish Ministers, the Care Inspectorate is leading joint inspections of services for children and young people across Scotland. “Children and young people” means people under the age of 18 years or up to 21 years and beyond if they have been looked after. These inspections look at the difference services are making to the lives of children, young people and families. They take account of the full range of work with children, young people and families within a community planning partnership area. Inspection teams are made up of inspectors from the Care Inspectorate, Education Scotland, Healthcare Improvement Scotland and Her Majesty’s Inspectorate of Constabulary for Scotland. Teams include young inspection volunteers, who are young people with direct experience of care and child protection services who receive training and support to contribute their knowledge and experience to help evaluate the quality and impact of partners’ work.

213. In September 2014, the Care Inspectorate published “How well are we improving the lives of children, young people and families? A guide to evaluating services for children and young people using quality indicators”. This framework is used by inspection teams to reach an independent evaluation of the quality and effectiveness of services. While inspectors keep in mind all of the indicators in the framework, they evaluate nine of the quality indicators in each inspection. These nine indicators are chosen for evaluation because they cover the experiences of children, young
people and families and the difference services are making to their lives; the outcomes partners collectively are making in improving outcomes for children across the area; and key processes which are considered to be of critical importance to achieving positive outcomes for children and young people. These are leading change and improvement; planning and improving services and involving children and families in doing so; and assessment and planning for children who are particularly vulnerable, including children and young people who are looked after or in need of protection. Based on learning from joint inspections of services for children and young people, the Care Inspectorate has identified ten steps to successful children’s services planning with the aim of supporting the work of Community Planning Partnerships, at Appendix D below.

Child protection

214. Legislation places a variety of duties and responsibilities on services and organisations in respect to child protection in Scotland. These relate, primarily, to the investigation and response required in cases of (actual or potential) child abuse and/or neglect. However, at the time of this guidance’s publication, the specific structures of collaboration and service-level planning for child protection (such as Child Protection Committees) are not prescribed in legislation. These structures and processes are instead set out in detailed national guidance.39

215. The National Guidance for Child Protection in Scotland (2014) emphasises the importance of planning by all relevant services. It states that “child protection planning should fit with the wider planning processes in the local area, showing how child protection is integral to wider economic and social objectives as expressed through community and integrated children services planning […]”.40 While there is no statutory requirement to undertake a discreet “child protection planning” process in a local area, the National Guidance is clear that Children’s Services Plans should “include planned action to take forward improvements in

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40 Ibid, p. 67.
services to protect children and meet their needs”, and that it is through children’s services planning that child protection planning should be linked in with wider local and national processes, such as Local Outcome Improvement Plans.41

216. Local planning and reporting arrangements for child protection are at the discretion of Chief Officers of Child Protection Committees, but the National Guidance recommends that every local Child Protection Committee produces an annual plan/report, outlining the activities of agencies working together to protect children. In those local areas where such a plan and/or report is produced, it is important that the process is fully integrated into the wider children’s service planning framework. The child protection planning process should be seen as a component part of children’s services planning, contributing to the local Children’s Services Plan and annual progress report (as required under section 13 of the Act).

Self-directed support

217. The Social Care (Self-direction Support) (Scotland) Act 2013 (the “Social Care Act”) is intended to support, promote and protect the human rights and independent living of care and support users in Scotland. It aims to ensure that care and support is delivered in a way that supports choice and control over one’s own life, and which respects the person’s right to participate in society.

218. The Social Care Act establishes new legal principles of collaboration, informed choice and involvement, to which a local authority must have regard to when assessing and providing support to adults, children/families, adult carers and young carers. The local authority is also under a duty to take reasonable steps to facilitate the person’s dignity and participation in the life of the community; which parallels their obligation to promote the “included” aspect of a child’s wellbeing.

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219. To facilitate greater choice and control over one’s own care and support, the Social Care Act requires the local authority to offer four options to the support person: Option 1, a direct payment to the individual or their carer; Option 2, giving the individual (or their carer) the power to direct the available support; Option 3, services arranged for the person by the local authority; and Option 4, a mix of the first 3 options. The local authority is also under a duty to explain the nature and effect of the four options to all eligible people, and to signpost them to other sources of information and support (such as independent advocacy).


**National Care Standards**

221. The National Care Standards were developed by Scottish Ministers to help everyone understand what they have a right to expect when they access health and social care services. They also help services understand and meet the quality and standards of care which they should provide. The Standards cover six key areas: dignity, privacy, choice, safety, realising potential, equality and diversity. They form an important part of the regulation and inspection of health and social care services.

222. Please note that, at the time of writing, the National Care Standards are under review. New standards are expected to be published, more closely aligned to the human rights and wellbeing principles which underpin the Children and Young People (Scotland) Act 2014, self-directed support, health and social care integration, and other policy agendas. For further information on the review of the care standards, please refer to the relevant pages of the Scottish Government website.

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42 The National Care Standards were created under the Regulation of Care (Scotland) Act 2001.
Youth Justice

223. The youth justice strategy "Preventing Offending: Getting it Right for Children and Young People" builds on the considerable progress that has been made in reducing offending involving children and young people in Scotland through the whole system approach. Keeping children out of the justice system requires a smart approach, based on evidence.

224. The importance of sustaining a preventative approach to offending, which recognises the level of complexity and risk associated with a small number of children, should not be underestimated. Planning for services to address needs and risks, can include intensive interventions up to and including secure care.

225. Integration and sustainability of the whole system approach to offending is part of the strategic planning landscape including Community Planning, Children’s Service Planning and Community Justice. Local and national partners have a key role to play and will be supported by the Youth Justice Improvement Board.

Children’s Hearings

226. The children’s hearings system is Scotland’s unique and integrated approach to childcare and justice. Recently-reformed, the hearings system relies on many partners to deliver effectively for children and young people.

227. The two principal Public Bodies are the Scottish Children’s Reporter Administration (www.scra.gov.uk) - responsible for the Children’s Reporter service and for convening children’s hearings, and Children’s Hearings Scotland (www.chscotland.gov.uk) - responsible for supporting the national children’s panel.

228. The Children’s Hearings Improvement Partnership (CHIP) was established in 2014 to deliver a focused improvement programme, prioritising initiatives that
would benefit from multi-agency action to improve children’s experiences and outcomes.

**Community justice**

229. The Community Justice (Scotland) Act 2016 (which will be implemented from 1 April 2017) establishes a new model for community justice services, with local delivery, partnerships and collaboration at their heart, and arrangements to provide national leadership and assurance.

230. The Act places responsibility for local planning and monitoring of community justice services with a defined set of Community Justice Partners (including local authorities, health boards and others). These partners have a duty to collaborate in preparing a strategic plan, and are accountable for delivering it. The community justice services to be delivered under this plan will be mainly focussed on adults, but there is likely to be an impact on children too, particularly where the recipient of a community justice service is a parent.

**Mental health advocacy**

231. The Mental Health (Care and Treatment) (Scotland) Act 2003 provides every person with a mental disorder with a right to independent advocacy. For the purposes of this legislation, independent advocacy is advocacy provided by persons other than a local authority or health board responsible for providing services in the area where the patient is to receive care or treatment. The legislation places a duty on local authorities and the NHS to ensure that such independent advocacy services are available in their area. Guidance accompanying the legislation recommends that a “Strategic Advocacy Plan” be developed in each local area, based on information gathered from a needs assessment, scoping exercises and consultations. These plans should outline the development and investment in advocacy over a minimum three-year
period. For further information, please refer to Independent Advocacy: Guide for Commissioners (2013).44

Realigning Children’s Services45

232. The Scottish Government aims to ensure that all parts of Scotland have the right services for children. Services geared towards prevention, early engagement, tailored to local needs, joined up and holistic. It aims to deliver this through supporting collaborative and evidence based planning and delivery.

233. The Realigning Children’s Services programme works with Community Planning Partnerships to support communities to make informed decisions about where to invest in order to improve the lives of children. It supports a joint strategic commissioning approach, providing tools and support with which Community Planning Partners can gather better evidence, develop staff skills, and facilitate discussions within local partnerships.

45 Scottish Government webpages on Realigning Children’s Services are available at http://www.gov.scot/Topics/People/Young-People/realigning-childrens-services.
## APPENDIX B: PART 3 DUTIES BY PERSON(S) AND ORGANISATION

<table>
<thead>
<tr>
<th>A local authority and relevant health board</th>
<th>For each three year period prepare a Children’s Services Plan for the local authority area (section 8)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Give other service providers an effective opportunity to participate in, or contribute to the plan and any review or revision of the plan (sections 10(1)(a) and 11(2))</td>
</tr>
<tr>
<td></td>
<td>Consult other organisations (section 10(1)(b))</td>
</tr>
<tr>
<td></td>
<td>Provide copies of the Plan to Scottish Ministers and other service providers (section 10(7)(a))</td>
</tr>
<tr>
<td></td>
<td>Publish the plan (section 10(7)(b))</td>
</tr>
<tr>
<td></td>
<td>Keep the plan under review (section 11(1))</td>
</tr>
<tr>
<td></td>
<td>Provide services in accordance with the plan (section 12(1))</td>
</tr>
<tr>
<td></td>
<td>Publish an annual report (section 13(1))</td>
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<tr>
<td></td>
<td>Comply with any directions by Scottish Ministers (section 16)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>“Other service providers”</th>
<th>Participate in, and contribute to the preparation and review of the Plan (sections 10(5) and 11(2))</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>If they disagree with the Plan, any review or revision of the Plan, to prepare and publish a notice of, and the reasons for the disagreement (section 10(8))</td>
</tr>
<tr>
<td></td>
<td>Provide services in accordance with the plan (section 12(1))</td>
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<tr>
<td></td>
<td>Meet reasonable requests for information, advice or assistance in relation to the Plan from a local authority or relevant health board (section 14)</td>
</tr>
<tr>
<td></td>
<td>Comply with any directions by Scottish Ministers (section 16)</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>“Such organisations” as fall within section 10(2) and social landlords</th>
<th>Meet reasonable requests to participate or contribute to the preparation of a plan (section 10(6))</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Meet reasonable requests for information, advice or assistance in relation to the Plan from a local authority or relevant health board (section 14)</td>
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</tbody>
</table>
## APPENDIX C: STATUTORY PLANNING AND REPORTING REQUIREMENTS

### Children’s Services Planning

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Part 3, Children and Young People (Scotland) Act 2014</th>
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<tbody>
<tr>
<td><strong>Purpose</strong></td>
<td>To improve the way services work together to support children, young people and families, by ensuring their planning and delivery is coordinated, and that there is a clear focus on wellbeing and improving outcomes. This will be done through:</td>
</tr>
<tr>
<td></td>
<td>a) the preparation of a Children’s Services Plan (CSP), setting out how those bodies responsible for expenditure, planning and delivery of services will work together to improve the wellbeing of all children and young people in the local authority area; and</td>
</tr>
<tr>
<td></td>
<td>b) annual reporting on the local area’s progress towards meeting the aims of the CSP.</td>
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<tr>
<td></td>
<td>Children’s services planning should facilitate the implementation of the GIRFEC approach, and improve local service’s accountability for improving outcomes (through the production of relevant information on progress).</td>
</tr>
</tbody>
</table>

### Public bodies responsible

| a) | A local authority |
| b) | Relevant health board |

### Other organisations and persons to be involved (at certain stages)

| a) | Scottish Ministers (but only in relation to a service provided by them in exercise of their functions under the Prisons (Scotland) Act 1989) |
| b) | Chief Constable of the Police Service of Scotland |
| c) | Scottish Fire and Rescue Service |
| d) | Principal Reporter |
| e) | National Convener of Children’s Hearings Scotland |
| f) | Scottish Courts and Tribunals Service |
| g) | An integration joint board established by order under section 9 of the Public Bodies (Joint Working) (Scotland) Act 2014 |
| h) | Social landlords |
| i) | Organisations (whether or not formally constituted) which: |
|     | i. represent the interests of persons who use, or are likely to use, any children’s service or related service in the area; and |
|     | ii. provide a service in the area which, if that service were to be provided by the local authority, relevant health board or “other service provider”, would be considered a “children’s service” or “relevant service”.

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| **Scope of plan** | CSP to detail the provision of all “children’s services” and “related services” made available by the local authority, relevant health board and “other service providers” in the local authority area. |
| **Aims of plan** | Each CSP is to be prepared with a view to securing a number of specific aims. Those aims are: |
| | a) that children’s services in the area are provided in the way which - |
| | i. best safeguards, supports and promotes the wellbeing of children in the area concerned; |
| | ii. ensures that any action to meet needs is taken at the earliest appropriate time and that, where appropriate, action is taken to prevent needs arising; |
| | iii. is most integrated from the point of view of recipients; and |
| | iv. constitutes the best use of available resources, |
| | b) that “related services” in the area are provided in a way which, so far as it is consistent with the objects and proper delivery of the services concerned, safeguards, supports and promotes the wellbeing of children. |
| **Timespan of plan** | Each CSP to cover a three-year period; (the first CSP to cover 1 April 2017 to 31 March 2020). |
| **Review of plan** | A local authority and relevant health board must keep the CSP under review, and may, in consequence, revise it at any point. |
| **Reports** | A report to be published (in such manner as considered appropriate) as soon practicable after the end of each one-year period. (Each one-year period runs April to March; first report to cover the year 1 April 2017 to 31 March 2018.) |
| **Submit plan/reports/information to Scottish Ministers** | Yes. A copy of a CSP must be sent to Scottish Ministers. |
**Health and Social Care** Strategic Plans

<table>
<thead>
<tr>
<th><strong>Legislation</strong></th>
<th>Part 1, Public Bodies (Joint Working) (Scotland) Act 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purpose</strong></td>
<td>To improve the quality and consistency of health and social care services in Scotland (in order to improve the wellbeing of service-users) through integration of certain local authority and health services. The legislation requires “integration authorities” to prepare and publish a strategic plan for the local authority area, setting out the arrangements for delivery of integrated functions (i.e. adult health and social care services), and how these will help meet the national health and wellbeing outcomes (as described by Scottish Ministers).</td>
</tr>
<tr>
<td><strong>Public bodies responsible</strong></td>
<td>The “integration authority”</td>
</tr>
</tbody>
</table>
| **Other organisations and persons to be involved (at certain stages)** | a) Such persons as the integration authority considers appropriate  
 | b) Such groups of persons as the Scottish Ministers may prescribe  
 | c) (Where a significant decision about a service is to be taken) users of the service which is being or may be provided |
| **Scope of plan** | An integration authority can include such material as it thinks fit, but it must set out:  
 | a) the arrangements for carrying out the integrated functions in the local authority area (which must, in turn, be divided into localities and the arrangements for each locality set out separately); and  
 | b) the way in which the arrangements for carrying out the integration functions will achieve (or contribute to achieving) the national health and wellbeing outcomes. |
| **Aims of plan** | None specified in legislation, but in preparing a plan an integration authority must have regard to:  
 | a) the integration delivery principles –  
 | i. that the main purpose of services which are provided in pursuance of integration functions is to improve the wellbeing of service users;  
 | ii. that, insofar as consistent with the main purpose, those services should be provided in a way which, so far as possible, is:  
 | ➢ integrated from the point of view of service users,  
 | ➢ takes account of the particular needs of different services users,  
 | ➢ takes account of the particular needs of services users in different parts of the (local authority) area in which the service is being provided, |
takes account of the particular characteristics and circumstances of different service users,
respects the rights of service users,
takes account of the dignity of service users, and
takes account of the participation by service users in the community in which service-users live,
protects and improves the safety of service users,
Improves the quality of the service,
is planned and led locally in a way which is engaged with the community (including in particular service users, those who look after service users and those who are involved in the provision of health or social care),
best anticipates needs and prevents them arising, and
makes the best use of the available facilities, people and other resources; and

b) the national health and wellbeing outcomes –

1) People are able to look after and improve their own health and wellbeing and live in good health for longer.
2) People, including those with disabilities or long term conditions, or who are frail, are able to live, as far as reasonably practicable, independently and at home or in a homely setting in their community.
3) People who use health and social care services have positive experiences of those services, and have their dignity respected.
4) Health and social care services are centred on helping to maintain or improve the quality of life of people who use those services.
5) Health and social care services contribute to reducing health inequalities.
6) People who provide unpaid care are supported to look after their own health and wellbeing, including to reduce any negative impact of their caring role on their own health and wellbeing.
7) People who use health and social care services are safe from harm.
8) People who work in health and social care services
feel engaged with the work they do and are supported to continuously improve the information, support, care and treatment they provide.

9) Resources are used effectively and efficiently in the provision of health and social care services.

<table>
<thead>
<tr>
<th>Timespan of plan</th>
<th>Strategic Plans must cover a period of at least three years.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review of plan</td>
<td>An integration authority must carry out a review of its strategic plan at least every three years.</td>
</tr>
<tr>
<td>Reports</td>
<td>An integration authority must prepare and publish an annual financial statement detailing the total resources which the integration authority intends to allocate under the provisions of its strategic plan. (The year begins from the date at which functions were delegated.)</td>
</tr>
<tr>
<td></td>
<td>An integration authority must prepare and publish, within four months of the end of the reporting year, an annual performance report which details the performance of the integrated authority in carrying out the integrated functions. (The reporting year is a period of one year starting on the date that integration functions were delegated.)</td>
</tr>
<tr>
<td>Submit reports/information to Scottish Ministers</td>
<td>No (not required under legislation).</td>
</tr>
</tbody>
</table>

Community Planning

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Part 2, Community Empowerment (Scotland) Act 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>To improve the achievement of outcomes resulting from, or contributed to by, the provision of services delivered by or on behalf of the local authority and other “community planning partners”. It places specific duties on CPPs around improving locally prioritised outcomes and acting with a view to reducing inequalities of outcome across communities within the area of the CPP. It does this by:</td>
</tr>
<tr>
<td></td>
<td>a) establishing “community planning partnerships” on a statutory basis;</td>
</tr>
<tr>
<td></td>
<td>b) requiring CPP to identify local outcomes for improvement (which must be consistent with the National Outcomes set by Scottish Ministers); and</td>
</tr>
<tr>
<td></td>
<td>c) placing duties on the relevant “community planner partners” to cooperate in the planning and delivery of local outcomes (including the development and publishing of a local outcomes improvement plan).</td>
</tr>
</tbody>
</table>
### Public bodies responsible

- a) Relevant local authority
- b) Relevant health board (whose area includes, or is the same as, the local authority)
- c) Regional college (which is situated in the area of the local authority)
- d) Highlands and Islands Enterprise (where relevant)
- e) Historic Environment Scotland
- f) Any “integration joint board” to which functions of the local authority and health board are delegated
- g) A National Park authority (if relevant)
- h) A regional strategic body specified in schedule 2A of the Further and Higher Education (Scotland) Act 2005 (if relevant)
- i) Scottish Enterprise
- j) Scottish Environment Protection Agency
- k) Scottish Fire and Rescue
- l) Scottish Natural Heritage
- m) Scottish Sports Council (Sports Scotland)
- n) Skills Development Scotland
- o) A regional Transport Partnership (whose area includes, or is the same as, the local authority)
- p) VisitScotland
- q) Chief Constable of the Police Service of Scotland

### Other organisations and persons to be involved (at certain stages)

The Community Empowerment (Scotland) Act 2015 places communities at the heart of community planning, with CPPs required to take all reasonable steps to secure the participation of any community body which it considers likely to be able to contribute to community planning to the extent that those bodies wish to do so with a particular regard to those representing the interests of persons experiencing socio-economic disadvantage. Further, the Act places duties on partners to contribute such funds, staff and other resources to secure the participation of such community bodies.

### Scope of plan

All services delivered by, or on behalf of, the CPP. The plan will provide a description of the needs and circumstances of persons residing in the area of the CPP, a description of the improvement in local outcomes that is sought, and the timeframe for achieving the improvement.

### Aims of plan

The improvement in the achievement of local outcomes, as identified by the CPP in consultation with community bodies and representatives. (These local outcomes must be consistent with the National Outcomes set by Scottish Ministers.)

Reducing inequalities of outcome which result from socio-economic disadvantage (without precluding actions which improve outcomes but...
which do not, of themselves, reduce inequalities of outcomes which result from socio-economic disadvantage).

<table>
<thead>
<tr>
<th>Timespan of plan</th>
<th>The legislation does not specify a timespan for the local outcomes improvement plan. (The timespan for the plan is at the discretion of CPPs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review of plan</td>
<td>CPPs must monitor progress in improving the achievement of the outcomes specified in the plan, and keep the plan under review to determine whether it is still fit for purpose. (Any revised plan must be published.)</td>
</tr>
<tr>
<td>Reports</td>
<td>Each CPP must prepare and publish an annual report of progress, setting out: (a) its assessment of whether there has been any improvement in the achievement of the outcomes specified in their plan; (b) the extent to which the CPP has participated with community bodies; and (c) the extent to which that participation has been effective in contributing to community planning. The reporting year runs from 1 April to 31 March.</td>
</tr>
<tr>
<td>Submit reports/information to Scottish Ministers</td>
<td>No.</td>
</tr>
</tbody>
</table>

**Children’s Rights**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Part 1, Children and Young People (Scotland) Act 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>To reflect the role of the United National Convention on the Rights of the Child (UNCRC) in influencing the design and delivery of policies and services in Scotland.</td>
</tr>
<tr>
<td>Public bodies responsible</td>
<td></td>
</tr>
<tr>
<td>a) A local authority</td>
<td></td>
</tr>
<tr>
<td>b) Children’s Hearings Scotland</td>
<td></td>
</tr>
<tr>
<td>c) Scottish Children’s Reporter Administration</td>
<td></td>
</tr>
<tr>
<td>d) A health board</td>
<td></td>
</tr>
<tr>
<td>e) A “special health board” (A board constituted under section 2(1)(b) of the National Health Service (Scotland) Act 1978)</td>
<td></td>
</tr>
<tr>
<td>f) Healthcare Improvement Scotland</td>
<td></td>
</tr>
<tr>
<td>g) Scottish Qualifications Authority</td>
<td></td>
</tr>
<tr>
<td>h) Skills Development Scotland</td>
<td></td>
</tr>
<tr>
<td>i) Social Care and Social Work Improvement Scotland (Care Inspectorate)</td>
<td></td>
</tr>
<tr>
<td>j) Scottish Social Services Council</td>
<td></td>
</tr>
<tr>
<td>k) Scottish Sports Council (SportScotland)</td>
<td></td>
</tr>
<tr>
<td>l) Chief Constable of the Police Service of Scotland</td>
<td></td>
</tr>
<tr>
<td>Other organisations and persons to be involved (at certain stages)</td>
<td>N/A</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Scope of plan</td>
<td>N/A (No plan required)</td>
</tr>
<tr>
<td>Aims of plan</td>
<td>N/A (No plan required)</td>
</tr>
<tr>
<td>Time span of plan</td>
<td>N/A (No plan required)</td>
</tr>
<tr>
<td>Review of plan</td>
<td>N/A (No plan required)</td>
</tr>
<tr>
<td>Reports</td>
<td>As soon as practicable after the end of each three-year period, the relevant public bodies (listed above) must publish, in such a manner as they consider appropriate, a report on what steps they have taken in that period to secure better, or further effect within its areas of responsibility of the UNCRC requirements. Two or more of the public bodies (listed above) may publish a report jointly.</td>
</tr>
<tr>
<td>Submit reports/information to Scottish Ministers</td>
<td>No. (However, every three years Scottish Ministers must lay before the Scottish Parliament a report detailing what steps they have taken to secure better, or give further to, the UNCRC in Scotland, and their plans for the next three years; to inform this process Scottish Ministers may use the children’s rights reports of public bodies.)</td>
</tr>
</tbody>
</table>
## Early learning and childcare plans

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Section 50, Part 6, Children and Young People (Scotland) Act 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purpose</strong></td>
<td>To make clear the education authority’s plans for securing “early learning and childcare” (a service, consisting of education and care, suitable in the ordinary case for children who are under school age) for all eligible children in the local area.</td>
</tr>
<tr>
<td><strong>Public bodies responsible</strong></td>
<td>An education authority.</td>
</tr>
<tr>
<td><strong>Other organisations and persons to be involved (at certain stages)</strong></td>
<td>Such persons as appear to be representative of parents of children under school age.</td>
</tr>
<tr>
<td><strong>Scope of plan</strong></td>
<td>Early learning and childcare services (within the parameters set out in Part 6 of the Act) for all eligible children.</td>
</tr>
<tr>
<td><strong>Aims of plan</strong></td>
<td>None specified in legislation.</td>
</tr>
<tr>
<td><strong>Time span of plan</strong></td>
<td>Maximum of two years. (An education authority must consult, and then prepare and publish a plan, at least once every two years.)</td>
</tr>
<tr>
<td><strong>Review of plan</strong></td>
<td>At least once every two years.</td>
</tr>
<tr>
<td><strong>Reports</strong></td>
<td>No report required.</td>
</tr>
<tr>
<td><strong>Submit reports/information to Scottish Ministers</strong></td>
<td>No.</td>
</tr>
</tbody>
</table>

## Corporate Parenting plans and reports

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Part 9, Children and Young People (Scotland) Act 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purpose</strong></td>
<td>Through the plan, detail how corporate parents (either singularly or in partnership with other corporate parents) will fulfil their “responsibilities” (section 58 of the Act), and other corporate parenting duties, towards eligible children and young people (looked after children and care leavers).</td>
</tr>
<tr>
<td></td>
<td>Through the report, evidence how corporate parents (either singularly or in partnership with other corporate parents) have fulfilled their “responsibilities” (section 58 of the Act) and other corporate parenting duties.</td>
</tr>
<tr>
<td><strong>Public bodies responsible</strong></td>
<td>a) Scottish Ministers</td>
</tr>
<tr>
<td></td>
<td>b) A local authority</td>
</tr>
</tbody>
</table>
c) National Convener of Children’s Hearings Scotland  
d) Children’s Hearings Scotland  
e) The Principal Reporter  
f) Scottish Children’s Reporters Administration  
g) A health board  
h) A “special health board” (A board constituted under section 2(1)(b) of the National Health Service (Scotland) Act 1978)  
i) Healthcare Improvement Scotland  
j) Scottish Qualifications Authority  
k) Skills Development Scotland  
l) Social Care and Social Work Improvement Scotland (Care Inspectorate)  
m) Scottish Social Services Council  
n) Scottish Sports Council (SportScotland)  
o) Chief Constable of the Police Service of Scotland  
p) Scottish Police Authority  
q) Scottish Fire and Rescue Service  
r) Scottish Legal Aid Board  
s) Commissioner for Children and Young People Scotland  
t) Mental Welfare Commission for Scotland  
u) Scottish Housing Regulator  
w) Creative Scotland  
x) A body which as “post-16 education body” for the purposes of the Further and Higher Education (Scotland) Act 2005

| Other organisations and persons to be involved (at certain stages) | a) Other corporate parents  
b) Such other persons as it (the corporate parent) considers appropriate |
|---|---|

**Scope of plan**  
The plan must detail how the corporate parent will exercise their corporate parenting duties towards eligible children and young people.

It can be published in any such manner as the corporate parent considers appropriate, including together with, or as part of, any other plan or document.

**Aims of plan**  
No specific aims or outcomes are specified in legislation. However, every corporate parenting plan must show how they will fulfil the corporate parenting duties. In summary, these are:

1) corporate parenting responsibilities –
a) to be alert to matters which, or which might, adversely affect the wellbeing of looked after children and care leavers,
b) to assess the needs of those children and young people for services and support it provides,
c) to promote the interests of those children and young people,
d) to seek to provide those children and young people with opportunities to participate in activities designed to promote their wellbeing, and
e) to take such actions as it considers appropriate to help those children and young people to –  
   i. access opportunities it provides in pursuit of d) above, and  
   ii. make such use of services, and access support, which it provides;

2) preparing, publishing and keeping under review a plan;
3) collaboration with other corporate parents;
4) preparing and publishing a report; and
5) providing information to Scottish Ministers.

<table>
<thead>
<tr>
<th>Timespan of plan</th>
<th>None specified in legislation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review of plan</td>
<td>Corporate parents must keep their plan under review.</td>
</tr>
</tbody>
</table>

**Reports**

Every corporate parent must report (either singularly on in partnership with other corporate parents) on how they have exercised their corporate parenting duties. Reports may also include information on standards of performance and outcomes achieved.

Although no time-frame for the publication of reports is specified in the legislation, the accompanying statutory guidance recommends publication at least once every three years. This is to align corporate parenting reporting with Scottish Ministers reporting (see below). The period of three years runs from 1 April 2015 to 31 March 2018.

**Submit reports/information to Scottish Ministers**

Every corporate parent is under a duty to provide Scottish Ministers with such information as they may reasonably require about how they (the corporate parent) are exercising their corporate parenting duties, their standards of performance, and outcomes achieved.

Furthermore, every three years Scottish Ministers must lay before the Scottish Parliament a report on how they have exercised their corporate parenting responsibilities during that period; Scottish Ministers may use corporate parent’s reports to inform this process.
### Adoption service plans

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Section 4, Part 1, Adoption and Children (Scotland) Act 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>To outline how each local authority will provide an &quot;adoption service&quot; (see Scope of Plan for further details).</td>
</tr>
<tr>
<td>Public bodies responsible</td>
<td>A local authority.</td>
</tr>
</tbody>
</table>
| Other organisations and persons to be involved (at certain stages) | a) Each health board which provides services in the area of the local authority.  
 b) Such voluntary organisations as appear to the local authority to represent the interests of person who use, or are likely to use, the adoption service in the area.  
 c) Such voluntary organisations as appear to the local authority to provide services which, were they to be provided by the authority, might be an adoption service.  
 d) Such other persons as may be prescribed by Scottish Ministers. |
| Scope of plan             | Services which meet the needs, in relation to adoption, of:  
 a) children who may be adopted;  
 b) persons who have been adopted;  
 c) parents and guardians of children who may be adopted;  
 d) national parents of persons who have been adopted;  
 e) persons who, before the placing of a child for adoption or the adoption of a child, treated the child as their child;  
 f) siblings (whether of the whole-blood or half-blood), natural grandparents and former guardians of children who may be adopted, or persons who have been adopted;  
 g) persons who may adopt a child;  
 h) persons who have adopted a child;  
 i) in relation to persons mentioned in paragraph (g) or (h), children of, or children treated as children of, such persons; and  
 j) any persons who are –  
   i. affected by the placing, or proposed placing, of a child for adoption, or  
   ii. affected by an adoption.  

An adoption service includes services consisting of, or including:  
 a) arrangements for assessing children who may be adopted;  
 b) arrangements for assessing prospective adopters;  
 c) arrangements for placing children for adoption; |
d) the provision of information about adoption to any of the persons mentioned in the list above; and  
e) “adoption support services” –  
   i. counselling to any persons mentioned in the list above,  
   ii. guidance about adoption to such persons, and  
   iii. any other assistance in relation to the adoption process that the local authority considers appropriate in a particular case.

The adoption service plan may be published as part of a Children’s Services Plan (which replace local authority plans for services for children).

<table>
<thead>
<tr>
<th><strong>Aims of plan</strong></th>
<th>None specified in legislation.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timespan of plan</strong></td>
<td>-</td>
</tr>
<tr>
<td><strong>Review of plan</strong></td>
<td>Each local authority must, from time to time, review the plan.</td>
</tr>
<tr>
<td><strong>Reports</strong></td>
<td>No report required.</td>
</tr>
<tr>
<td><strong>Submit reports/information to Scottish Ministers</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>

**Community Learning and Development**

<table>
<thead>
<tr>
<th><strong>Legislation</strong></th>
<th>The Requirements for Community Learning and Development (Scotland) Regulations 2013</th>
</tr>
</thead>
</table>
| **Purpose**     | • To ensure communities across Scotland – particularly those who are disadvantaged – have access to the CLD support they need.  
   • To strengthen coordination between the full range of CLD providers, ensuring that CPPs respond appropriately to the expectations set by the CLD Strategic Guidance.  
   • To reinforce the role of communities and learners in the assessment, planning and evaluation processes.  
   • To make the role and contribution of CLD more visible. |
<p>| <strong>Public bodies responsible</strong> | Local authority (referred to in the regulations as the “education authority”) |
| <strong>Other organisations and persons to be involved (at certain stages)</strong> | Other persons who provide community learning and development within the area of the local authority. |
| <strong>Scope of plan</strong> | Community learning and development services in the local area. |
| <strong>Aims of plan</strong> | None specified in legislation. |
| <strong>Timespan of plan</strong> | Three years. |</p>
<table>
<thead>
<tr>
<th>Review of plan</th>
<th>-</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reports</td>
<td>No report required.</td>
</tr>
<tr>
<td>Submit reports/information to Scottish Ministers</td>
<td>No.</td>
</tr>
</tbody>
</table>

### Local Carer Strategy

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Carers (Scotland) Act 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>To ensure better and more consistent support for carers and young carers, so that they can continue to care, if they so wish, in better health and with a life alongside their caring responsibilities.</td>
</tr>
</tbody>
</table>
| Public bodies responsible | Local authority  
Relevant health board |
| Other organisations and persons to be involved (at certain stages) | “such persons and bodies representative of carers as are they [the local authority and health board] consider appropriate.”  
“relevant carers”. |
| Scope of plan | • Plans for identifying relevant carers and obtaining information about the care they provide or intend to provide.  
• Assessment of the demand for support to relevant carers.  
• The support available to relevant carers, in the area, from (i) the local authority; (ii) the relevant health board, (iii) such other persons and bodies as the authority and relevant health board consider appropriate.  
• Assessment of the extent to which demand is not currently being met.  
• Plans for supporting relevant carers.  
• Plans for helping relevant carers put in place arrangements for the provision of care to care-for persons in emergencies.  
• As assessment of the extent to which plans for supporting relevant carers may reduce any impact of caring on relevant carers’ health and wellbeing.  
• The intended timescales for preparing adult carer support plans and young carer statements. |

The local carer strategy must contain information relating to the particular needs and circumstances of young carers.
| **Aims of plan** | None specified in the legislation, but in preparing the strategy the local authority and health board must have regard to the aims set out in section 9(2) of the Children and Young People (Scotland) Act 2014, and any national health and wellbeing outcomes prescribed under section 5 of the Public Bodies (Joint Working) (Scotland) Act 2014. |
| **Timespan of plan** | Three years. |
| **Review of plan** | At a minimum, before the end of the period covered by the Strategy. |
| **Reports** | No report required. |
| **Submit reports/information to Scottish Ministers** | No. |
APPENDIX D: CARE INSPECTORATE’S 10 STEPS TO SUCCESSFUL CHILDREN’S SERVICES PLANNING

Based on learning from joint inspections of services for children and young people, the Care Inspectorate has identified ten steps to successful children’s services planning:

Step 1: An ambitious and compelling shared vision
An ambitious and compelling vision for children and young people underpins effective leadership of children’s services planning. A vision which is understood and shared by the senior leaders across the partnership reflects shared values, and which contains within it a challenge, directed at all partners, to deliver transformational change. This vision should inspire and energise staff across the partnership to work together to achieve their common goals.

Step 2: Carrying out a strategic “needs” assessment
Children’s services planning needs a solid foundation in data and evidence. Partners should have a shared approach to assessing the needs of children and young people, with systems and processes in place to gather and analyse relevant quantitative and qualitative information, providing indicators of current and future need across different localities, ages and groups (e.g. looked after children).

Based on the evidence of need, children’s services planning partners should agree “priority” objectives. A good plan will have no more than 3 – 5 priorities in total. These can change for the next three-year plan, but over any planning cycle the focus should be on a small number of priorities, towards which resources can be clearly allocated, and on which progress can be measured.

(Support for carrying out such strategic assessments is available from the Scottish Government’s Realigning Children’s Services programme.)
Step 3: Strategic mapping of services
Extensive and detailed mapping of existing services supports effective planning. This should include robust cost-benefit analyses of all services provided by, or commissioned by, the planning partners. Assessment of their impact in improving the wellbeing of children and young people, informed by feedback from service users, is particularly important. This oversight of services should enable leaders to take informed and effective decisions, applying best value principles.

Step 4: Identifying the totality of the resource
Plans should detail the totality of the resource (to deliver services for children and young people) available over the three-year period. Information on finance, staffing and assets should be clearly stated, broken down and attributed to specific activities. Moreover, the plan should be explicit about the percentage of resources which are being directed towards prevention and early intervention over the life time of the plan.

Step 5: Matching needs and services
Children’s services planning partners should show how services will deliver improvements in wellbeing across the shared priority objectives already agreed. Any mismatch identified between existing services and priorities is an opportunity for collective decision making about commissioning and decommissioning.

Step 6: Developing sets of local outcome indicators
It is necessary for partners to agree from the outset what measures they will use to assess progress. From this they can establish baselines and set stretching targets linked to priority areas for improvement. Milestones can be identified to support annual public reporting on progress. It can also be helpful to think about outcome indicators covering each of the SHANARRI wellbeing indicators, for specific groups of vulnerable children and young people (for example children in need of protection, looked after at home, looked after and accommodated, care leavers, etc.). Identifying a set of 8 measures, one per SHANARRI, can be a helpful starting point for conversations with stakeholders.
Benchmarking of local outcome indicators can helpfully be achieved through working with comparators to adopt some of the same outcome indicators.

**Step 7: Informed consultation**

Stakeholders, and in particular children and young people, should be involved in evaluating the strengths of existing services, and identifying the activities / services most likely to make a difference over the course of the plan. This discussion with stakeholders should be informed by the evidence (including from academic research) about what works to improve wellbeing, and information from steps 2 – 6 above. Planning partners should indicate how they have made full use of stakeholders’ ideas and suggestions.

**Step 8: Developing a SMART delivery plan**

A Children’s Services Plan is turned into activities leading to change and improvement through a clear and concise delivery plan. This details the specific actions linked to each priority. SMART delivery plans are: Specific, Measurable, Assigned (to someone or team), Realistic (but stretching) and Time-bound. Importantly, a Plan cannot be SMART if it is not adequately resourced. Components of the plan may increasingly be delivered through co-production with children, young people, families and communities.

**Step 9: Governance and accountability**

A strategic planning group who report directly to the Community Planning Partnership (or an executive group within the CPP, such as a Chief Officers Group) should be responsible for the delivery plan. The strategic planning group is made up of senior managers who control budgets. Representatives come from community child health, education and children and families social work, housing, community learning and development, and the third sector.

Moreover, simplifying the planning landscape for children’s services supports more efficient and effective planning arrangements, and reduces the number of separate and sometimes disconnected planning forums. This can be done, for example, by including children’s rights, child protection, corporate parenting etc. as discreet sections within the Children’s Services Plan, and having a
manageable number of groups (including the child protection committee) reporting to the strategic planning group.

Step 10: Annual performance reporting
Reporting to stakeholders annually on the progress of the plan and improvements in wellbeing (or outcomes indicator measures) is an important discipline, keeping the focus on delivery and facilitating the accountability of senior managers and elected members. Reporting should not be restricted to describing the volume and frequency of service delivery (the “outputs”), but also to what has changed as result of the planning partners’ activities (the “outcomes”). It can help partners to prepare for public reporting by describing at the start of each year what success would look like. Developing meaningful ways of communicating key achievements to children and young people is an important part of this process.
APPENDIX E: FURTHER INFORMATION AND GUIDANCE

For further information and guidance on strategic planning and community engagement, please refer to the resources listed below:


Alliance (2014) *ALISS (A Local Information System for Scotland)* https://www.aliss.org/


Joint Improvement Team (2016) *Commissioning* [http://www.jitscotland.org.uk/action-areas/commissioning/]


Scottish Family Information Service
https://www.scottishfamilies.gov.uk/Home.aspx?