Child Care Resource & Referral Complaint Policy

Oregon State University Extension Service's Family Care Connection for Clatsop, Lincoln and Tillamook Counties supports quality child care in our communities. Our Child Care Resource & Referral (CCR&R) maintains an effective system for documenting and responding to complaints about child care providers. The CCR&R is dedicated to building quality child care supply by supporting child care providers. The CCR&R provides referrals. The CCR&R does not give recommendations. CCR&R staff are mandatory reporters and follow mandatory reporting laws and unless required by law to report, this information will not be shared. For the health, safety and well-being of children, the CCR&R accepts complaints regarding child care providers.

PROCEDURES
When complaints regarding a child care provider are received the CCR&R will do one or more of the following:
1. Document pertinent information. CCR&R does not act as a mediator nor is it a regulatory agency but does track complaints received.
2. Advise the caller to make a first hand complaint to the appropriate person or agency.
3. Notify the appropriate agency by sending a copy of the complaint and pertinent information. These include:
   - Child Care Division and/or Department of Human Services (DHS) Child Care Unit for violations of rules and regulations
   - DHS Child Welfare and or law enforcement for suspected child abuse or neglect
4. Contact if appropriate, and/or phone the provider indicating the nature of the complaint and offer technical assistance.
5. Suspend a provider from the referral database and the Oregon Child Care Resource and Referral Network online searchable database i.e. the website.

SUSPENSION OF REFERRALS
If referrals to a provider are suspended:
1. The provider will be notified within 10 working days except when such notification would interfere with an investigation by regulatory agency or law enforcement.
2. If anyone inquires about a suspended provider, they will be told only that the provider is not receiving referrals from the CCR&R.
3. Suspension will remain in effect until CCR&R is satisfied that the conditions have been corrected, eliminated or the provider is no longer enrolled with the CCR&R.

CIRCUMSTANCES FOR SUSPENSION OF REFERRALS:
The following are circumstances that may result in immediate suspension of referrals:
1. Reports of conditions which jeopardize children’s safety.
3. Complaints from more than one person regarding similar conditions.
4. Failure of the provider to respond to inquiries or offers of assistance.

The following will result in immediate suspension of referrals:
1. License suspended, denied, or revoked by CCD.
2. Denial of DHS listing.
3. Information from an agency that an investigation of suspected child abuse, neglect or other illegal action is taking place.
REMOVAL FROM CCR&R DATABASE
Causes for permanent removal from CCR&R enrollment may include but are not limited to:
1. Confirmation of complaints justifying temporary suspension of referrals or continued failure to correct conditions underlying complaints.
2. Failure to respond to CCR&R inquiries concerning complaints.
3. Serious injury to children due to conditions in the provider’s control.
4. A history of complaints, from more than one source, concerning the children’s health, safety or well-being.
5. CCD revocation/denial.
6. DHS denial.

REMOVAL PROCEDURES
When the decision is made to remove a provider from CCR&R enrollment:
- CCR&R will notify the provider of permanent removal by certified mail within 10 working days.
- Responses to inquiries made regarding the provider will be limited to the information that the provider is no longer enrolled with CCR&R.

PROVIDER REMOVAL APPEAL PROCEDURES
1. Notice of intent to appeal must be made in writing, by the provider, within 10 working days of receiving the certified letter. Appeal should be addressed to:
   Family Care Connection Director
   29 SE 2nd Street, Newport OR 97365
2. The CCR&R Advisory Council will appoint a committee for the appeal. It will consist of at least one CCR&R staff member and two CCR&R Advisory Council members.
3. The committee will meet with the provider appealing permanent removal within 30 days of notice of appeal.
4. The decision of this committee shall be communicated in writing to the provider within 10 working days after the hearing and shall be final.

NOTE: This policy is subject to revisions. To obtain the most recent copy contact the CCR&R:
OSU Extension Service/Family Care Connection
541-574-6537 x15
familycareconnection@oregonstate.edu
http://extension.oregonstate.edu/lincoln/family_care
800-603-2728