Kent and Medway Multi-Agency Policy and Procedures to Support People that Self-Neglect or Demonstrate Hoarding Behaviour

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<tr>
<td><strong>Purpose of the guidance</strong></td>
<td>To outline to all partner agencies, the procedure for identifying and working with individuals who self-neglect or demonstrate hoarding behaviour which puts the individuals or others at risk of harm</td>
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<td><strong>Target audience</strong></td>
<td>Adult social care staff, health staff, police staff, ambulance staff, service providers, district councils and other partner agencies</td>
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<td><strong>Action required</strong></td>
<td>To use the guidance to support working practice</td>
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<tr>
<td><strong>This guidance supersedes</strong></td>
<td>Any local previous self-neglect guidance/ procedures</td>
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<tr>
<td><strong>This guidance should be read alongside</strong></td>
<td>Kent and Medway Multi Agency Policy, Protocols and Guidance for Safeguarding Adults at Risk</td>
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<td>Local guidance relating to:</td>
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POLICY

Introduction
This policy will be referred to where an adult at risk is believed to be self-neglecting or showing hoarding behaviour which puts them at risk. An individual may be considered as self-neglecting and therefore maybe at risk of harm where they are:

a) either unable, or unwilling to provide adequate care for themselves
b) not engaging with a network of support
c) unable to or unwilling to obtain necessary care to meet their needs
d) unable to make reasonable, informed or mentally capacitated decisions due to mental disorder (including hoarding behaviours), illness or an acquired brain injury
e) unable to protect themselves adequately against potential exploitation or abuse
f) refusing essential support without which their health and safety needs cannot be met, and the individual lacks the insight to recognise this
g) hoarding to the extent that retention of material impacts on their living space to the point where it puts themselves at risk of causing harm

A failure to engage with individuals who are not looking after themselves (whether they have mental capacity or not) may have serious implications for, and a profoundly detrimental effect on, an individual’s health and wellbeing. It can also impact on the individual’s family and the local community.

Public authorities, as defined in the Human Rights Act 1998, must act in accordance with the requirements of public law. In relation to adults perceived to be at risk because of self-neglect/hoarding, authorities are expected to act within the powers granted to them. They must act fairly, proportionately, rationally and in line with the principles of the Care Act 2014, the Mental Capacity Act (2005) and consideration should be given to the application of the Mental Health Act (1983) where appropriate.

The Care Act guidance tells us that any concerns about self-neglect “do not override” the principle, set out in Section 1 of the Act that any restriction on an individual’s rights should be kept to “the minimum necessary”. A decision on whether a response is required under safeguarding should be made on a case-by-case basis and “will depend on the adult’s ability to protect themselves by controlling their own behaviour”.

Additionally there are powers that can be used when someone demonstrates hoarding behaviour that puts them or others at risk of harm but may not be self-neglecting. These powers are enabled through a number of Acts including; the Housing Act 2004, Fire Services Act, 2004, Public Health Act 1936, Prevention of Damage by Pests Act 1949, Environmental Protection Act 1990, Town and Country Planning Act 1990, The Animal Welfare Act 2006; Appendices 1 & 2 refer.
The Aim of the Policy and Procedures

The Aim of the Policy and Procedures is to prevent serious injury or even death of individuals who appear to be self-neglecting by ensuring that:

a) individuals are empowered as far as possible, to understand the implications of their actions
b) there is a shared, multi-agency understanding and recognition of the issues involved in working with individuals who self-neglect and/or demonstrate hoarding behaviour which puts them or others at risk of harm
c) there is effective multi-agency working and practice
d) concerns receive appropriate prioritisation
e) agencies and organisations uphold their duties of care
f) there is a proportionate response to the level of risk to self and others

This is achieved through:

a) promoting a person-centred approach which supports the right of the individual to be treated with respect and dignity, and to be in control of, and as far as possible, to lead an independent life
b) aiding recognition of situations of self-neglect / hoarding behaviour
c) increasing knowledge and awareness of the different powers and duties provided by legislation and their relevance to the particular situation and individuals’ needs, this includes the extent and limitations of the ‘duty of care’ of professionals
d) promoting adherence to a standard of reasonable care whilst carrying out duties required within a professional role, in order to avoid foreseeable harm
e) promoting a proportionate approach to risk assessment and management
f) clarifying different agency and practitioner responsibilities and in so doing, promoting transparency, accountability, evidence of decision-making processes, actions taken; and
g) promoting an appropriate level of intervention through a multi-agency approach
h) using enforcement powers where necessary dependent on the level of risk to the individual or others.
**Key Principles**

Key principles to guide operational practice across Kent and Medway:

**Empowerment**
Presumption of person-led decisions and informed consent.

**Protection**
Support and representation for those in greatest need.

**Prevention**
It is better to take action before harm occurs.

**Proportionality**
Proportionate and least intrusive response appropriate to the risk presented.

**Partnership**
Local solutions through agencies working with their communities.
Communities have a part to play in preventing, detecting and reporting neglect and abuse.

**Accountability**
Accountability and transparency in delivering safeguarding.

**Empowering individuals**
Building a positive relationship with individuals who self-neglect or demonstrate hoarding behaviour is critical to achieving change for them, and in ensuring their safety and protection. Consideration needs to be given at an early stage, to determine if the individual has the mental capacity to understand and make informed decisions about their responses to agencies concerns about their apparent self-neglecting or hoarding behaviour. However, it is imperative to consider separately, the safeguarding of each person living in a household where self-neglect is believed to be taking place. This must include, as far as is appropriate, the dynamics between the individuals and how their relationship may be supported to influence positive change.

**Context**

**Research to support practice:**

This research set out to identify what could be learnt from policies and practices that have produced positive outcomes in self-neglect work, from the perspectives of key groups of people – practitioners and managers in adult social care and safeguarding, and people who use services.

Service involvement is more successful where it:

a) is based on a relationship of trust built over time, at the individual’s own pace

b) works to ‘find’ the whole person and to understand their life history rather than just the particular need that might fit into an organisation’s specific role
c) takes account of the individual’s mental capacity to make self-care decisions

d) is informed by an in-depth understanding of legal options

e) is honest and open about risks and options

f) makes use of creative and flexible interventions

g) draws on effective multi-agency working

*Learning from Safeguarding Adult Reviews (SARs): A report for the London Safeguarding Adults Board: Suzy Braye and Michael Preston-Shoot - 18.07.2017.* This paper reinforces the findings of the earlier study that self-neglect is a prominently featured type of abuse in SAR referrals due to the complexities and challenges of this aspect of adult safeguarding. The study picks up the importance of understanding the individual’s history and relationships, seeking to understand the meaning behind a person’s behaviour and the influence of family members on a reluctance to accept help.


**Diogenes Syndrome** is described in *Older People’s Mental Health The Practice Primer: Older People's Mental Health and Dementia, NHS England*


If older people self-neglect and/or live in squalid conditions a mental illness might not be immediately apparent. There is a risk of normalising this as an exaggeration of unusual reclusive personality traits in old age. Diogenes syndrome describes an aggravation of eccentric and aloof/reclusive personalities, leading to isolation, severe self-neglect, extreme hoarding and squalid living condition. The preferred term (coded in DSM-V) for people who hoard objects is ‘hoarding disorder’.

Hoarding and squalor can be due to dementia, frontal lobe damage from a stroke, depression, OCD and chronic schizophrenia. Many however do not have an additional psychiatric disorder and there is often a resistance to accept help. This leads to extreme self-neglect and living in domestic squalor, with limited insight into their situation. Although there might not be an immediately apparent mental illness, using the powers of the Mental Health Act (1983) might be necessary to resolve the situation. Respectful, timely engagement, interventions delivered as part of an ongoing relationship and support relevant to the individual are the factors judged by patients to be the most important factors in a successful intervention. Any relatively sudden personality changes need to be investigated for dementia and other organic illnesses.
DEFINITIONS

The following definitions are relevant to these Policy and Procedures

Self-Neglect
The definition of self-neglect used in the SCIE research was broad and centred on:

a) lack of self-care – neglect of personal hygiene, nutrition, hydration and/or health, thereby endangering safety and wellbeing; and/or

b) lack of care of one’s environment – squalor and hoarding (see below); and/or

c) refusal of services that would mitigate risk of harm.

Self-neglect may happen because the person is unable to manage to care for themselves or for their home, because they are unwilling to do so, or sometimes both.

If a person is capacitated and able to make a particular decision they are entitled to make an unwise decision for themselves, as long as it does not have an adverse effect on others.

Gibbons et al (2006) defined Self-Neglect as “the inability (intentionally or non-intentionally) to maintain a socially and culturally acceptable standard of self-care with the potential for serious consequences to the health and well-being of those who self-neglect and perhaps to their community”.

Braye et al, (2011) comments, “They may have mental capacity to take decisions about their care or may not. Often the reasons for self-neglect are complex and varied, and it is important that health and social care practitioners pay attention to mental, physical, social and environmental factors that may be affecting the situation”.

Hoarding
Hoarding is the excessive collection and retention of any material to the point that living space is sufficiently cluttered to preclude activities for what they are designed for.

Hoarding disorder is a persistent difficulty in discarding or parting with possessions because of a perceived need to save them.

A person with a hoarding disorder experiences distress at the thought of getting rid of the items. Excessive accumulation of items, regardless of actual value, occurs. The acquisition of, and failure to discard, possessions which appears to be useless or of limited value (Frost & Gross, 1993).

Compulsive hoarding is often considered a form of Obsessive-Compulsive Disorder (OCD) because between 18 and 42% of people with OCD experience some compulsion to hoard. However, compulsive hoarding can also affect people who don’t have OCD.
Hoarding is now considered a standalone mental health disorder and is included in the 5th edition of the Diagnostic and Statistical Manual of Mental Disorders (DSM) 2013. However, hoarding can also be a symptom of other medical disorders. Hoarding Disorder is distinct from the act of collecting and is also different from people whose property is generally cluttered or messy. It is not simply a lifestyle choice. The main difference between a hoarder and a collector is that people who hoard have strong emotional attachments to their objects which are well in excess of their real value.

Hoarding does not favour a particular gender, age, ethnicity, socio-economic status, educational / occupational history or tenure type.

Anything can be hoarded in many different areas including the property, garden, rented space or communal areas.

**An Adult at Risk**

Safeguarding duties apply to an adult who:

a) Has needs for care and support (whether or not the Local Authority is meeting any of those needs); and

b) Is experiencing, or at risk of, abuse or neglect; and

c) As a result of those care and support needs, is unable to protect themselves from either the risk of, or the experience of abuse or neglect (Care and Support Statutory Guidance issued under the Care Act 2014, Department of Health October 2014)

Self-neglect is therefore included within the safeguarding definitions in the statutory guidance (2014), stating that it, “covers a wide range of behaviour, neglecting to care for one’s personal hygiene, health or surroundings and includes behaviour such as hoarding”.

**Community care services**

Includes all support and care services provided in any setting or context whether these are funded by a statutory agency or by the person themselves. It also includes the need for care and support (whether or not the Local Authority or other agencies are meeting any of those needs).

**Significant harm**

a) Ill treatment including physical, emotional and sexual abuse and other forms of exploitation

b) The impairment of, or an avoidable deterioration in, physical or mental health, and the impairment of physical, intellectual, emotional, social or behavioural development

c) The individuals’ life could be or is under threat

d) There could be a serious, chronic and/or long-lasting impact on the individual’s health physical/emotional/psychological well-being.
**Significant risk indicators**

Where there are indicators that increase in the level of risk is likely to occur in the short to medium term, appropriate action should be taken or planned.

Indicators of significant risk could include:

a) history of crisis incidents with life threatening consequence
b) history of non-engagement
c) high risk to others
d) high level of multi-agency referrals received
e) risk of domestic violence
f) fluctuating capacity, history of safeguarding concerns / exploitation
g) financial hardship, tenancy / home security risk
h) likely fire risks
i) public order issues; anti-social behaviour / hate crime / offences linked to petty crime
j) unpredictable/ chronic health conditions
k) significant substance misuse, self-harm
l) network presents high risk factors
m) history of chaotic lifestyle; substance misuse issues
n) the individual has little or no choice or control over vital aspects of their life, environment or financial affairs
o) it is likely or probable that the individual lacks capacity in the context of the risks directly associated with their behaviour

**The scope of this policy does not include:**

- Interagency complaints - where there is concern that any relevant agency has closed their involvement prematurely, or is not proactively engaging in multiagency plans to address the concerns and risks for the individual, this will be escalated through the relevant processes for that agency or by using the KMSAB escalation policy
- Issues of risk associated with deliberate self-harm. Which may require assessment under the Mental Health Act

However, a Safeguarding Concern may need to be raised (using the appropriate referral form) because:

a) The individual is placing themselves at significant risk of serious harm and they appear to lack capacity to take decisions about their care. Recognising that the assessment of capacity for these decisions is very complex and may require numerous visits and collaboration amongst different professionals to come to an agreed conclusion
b) For high-risk cases where multi-agency approaches have failed to make progress in managing risks and addressing care needs
c) The self-harm appears to have occurred due to an act(s) of neglect or inaction by another individual or service
There appears to be a failure by regulated professionals or organisations to act within their professional codes of conduct

Actions or omissions by third parties to provide necessary care or support where they have a duty either as a care worker, volunteer or family member to provide such care/support

If safeguarding adult concerns are reported to the Local Authority, they would need to decide if the criteria was met for Care Act 2014 Section 42 enquiry to be carried out either by the Local Authority or they may require others to make such enquiries and feedback the outcomes to enable further actions to be agreed.

The self-neglect/hoarding procedure does not at any time preclude the need for additional Safeguarding Concerns to be raised and addressed, for example, financial abuse, neglect or exploitation of the adult by others.

**PROCEDURES**

1. Identifying and working with Individuals who self-neglect or demonstrate hoarding behaviour

The Care Act guidance, which says any concerns about self-neglect “do not override” the principle, set out in Section 1 of the act that any restriction on an individual’s rights should be kept to “the minimum necessary”. A decision on whether a response is required under safeguarding should be made on a case-by-case basis and “will depend on the adult’s ability to protect themselves by controlling their own behaviour,” it adds.

An Individual is identified as self-neglecting / hoarding if they appear to be at significant risk of harm to self, or self and others, as a consequence of neglecting their daily living needs (which may be personal and/or environmental) and they are not engaging with support.

**Indicators associated with self-neglect / hoarding: (this list is not exhaustive)**

a) living in very unclean, sometimes verminous circumstances, such as living with a toilet completely blocked with faeces
b) neglecting household maintenance, and therefore creating hazards within and surrounding the property
c) portraying eccentric behaviour / lifestyles
d) excessive and/or obsessive hoarding (Appendices 3 & 4 refer)
e) poor diet and nutrition. For example, evidenced by little or no fresh food in the fridge, or what is there, being mouldy
f) declining or refusing prescribed medication and / or other community healthcare support
g) refusing to allow access to health and / or social care staff in relation to personal hygiene and care
h) refusing to allow access to other organisations with an interest in the property, for example, staff working for utility companies (water, gas, electricity)
i) repeated episodes of anti-social behaviour – either as a victim or perpetrator
j) being unwilling to attend external appointments with professional staff, whether social care, health or other organisations (such as housing)
k) poor personal hygiene, poor healing / sores, long toenails;
l) isolation

2. Balancing individuals’ rights and agencies’ duties and responsibilities

All individuals have the right to take risks and to live their life as they choose. These rights including the right to privacy will be respected and weighed up when considering duties and responsibilities towards them.

Where it appears that the person may meet criteria for an assessment under the Mental Health Act, appropriate referral processes must be followed.

Where the individual’s ability to make informed / relevant decisions appears to be questioned, the principles of the Mental Capacity Act must be followed. If there are circumstances which indicate a capacity assessment is appropriate, all methods of support should be provided to maximise the individuals’ decision making, highlighting the risks directly associated with their behaviour.

3. Consent (agree)

It is important to record whether the person consents, or not to any safeguarding actions and whether the person has capacity to consent (agree).

If a person does not consent a referral can still be made – or further action taken – where there is reasonable suspicion of a potential crime, risks to others, coercion or harassment of the person, or when it is in the public interest to do so.

If a person lacks capacity to consent, a capacity assessment must be completed by the most relevant person and a Best Interests Decision made regarding the referral, or any planned action.

4. Information to inform Initial Risk Assessment

It may be the case that a number of organisations are aware of the individual and consider the risk has reached a significant point where a co-ordinated approach is needed. Or it may be that the individual is not previously known, but significant risk of significant harm has been identified. It is important that the agency first identifying the potential risks and potential for harm gathers initial information to inform a risk assessment of immediate safety for the
individual and others who may be living in or affected by the consequences of the self-neglect / hoarding. For example, evident life-threatening physical conditions or very high-risk environment. (refer to Appendix 2 for hoarding) This initial assessment must be appropriate and proportionate to the role of the agency representative carrying it out and based on presenting information.

4.1 Further Assessment

Once immediate safety has been established as far as possible, a more holistic assessment can take place. The self-neglect may have developed for a number of reasons, e.g. in response to abuse by others (past or current) and/or underlying physical or mental health needs etc.

If there are any child protection or child in need concerns these must be referred to children’s services as a matter of urgency.

As a whole, this assessment will inform decision making with regard to whether a Safeguarding Concern should be raised.

If other processes are considered more appropriate to use to support the individual the self-neglect procedures may be ended at this point and all of the issues handed over to the practitioner/service taking responsibility for addressing the self-neglect as well as the other concerns. There must be clear documentation to evidence the handover of responsibilities if this is the case.

Depending on the level and nature of the risks identified, consideration may be given to the work of other agencies and practitioners being carried out in parallel with the self-neglect procedures. There must be a clear agreement about who has the lead for coordination of all the work and for bringing multi agency/services together with the individual or their advocate to agree an action plan.

4.2 The Views of the Individual

The views of the individual must be sought; ideally, this will be informed by the views of carers and / or relatives as well as by the views of individual themselves, wherever possible and practicable.

Where there are concerns that the individual lacks or appears to lack the mental capacity to understand the risks related to their behaviour, a mental capacity assessment must be considered in relation to their ability to make informed decisions regarding the risks identified.

The involvement of an Independent Advocate or an Independent Mental Capacity Advocate (IMCA) should be considered in appropriate circumstances. Where the individual refuses to
participate or engage with agencies or provide access, information obtained from a range of other sources may ‘hold the key’ to achieving access or to determining areas/levels of risk.

5. When to make a Safeguarding referral?
If the concerns immediately present as high risk to the person or to other people, then action to mitigate risks must be taken (if safe so to do). This may involve calling emergency services e.g. police, fire, ambulance.

Gathering and recording information on the risk assessment will inform decision making as to whether the circumstances initially present as low, medium or high risk.

1. *If overall indications are low then a key worker (case manager/nurse/community worker) is to be identified as the person (or group of people) best placed to co-ordinate agencies to engage with the person, develop a rapport, supporting the person to address concerns, to engage with community activities and develop/repair relationships. Also, to support with access to health care and counselling (where needed). The overall aim is to empower the person to improve wellbeing and develop their own self-management and preventative strategies alongside a supportive network. For hoarding this relates to Level 1 of the Clutter Image Rating, Appendix 2 refers.

2. If overall indications are medium, contact the appropriate Medway or Kent referral point and request a safeguarding consultation to inform your decision as to whether a safeguarding referral should be made. If no safeguarding referral is needed, then progress as detailed in item 1* above. For hoarding this relates to Level 2 of the Clutter Image Rating, Appendix 2 refers.

3. If the overall indications are high, then there are indications that there is significant risk of significant harm and it would be appropriate to raise a Safeguarding Concern, using the appropriate form below. For hoarding this relates to Level 3 or above of the Clutter Image Rating, Appendix 2 refers. Care Act 2014 Section 42 Criteria is as follows:

Where a Local Authority has reasonable cause to suspect that an adult in its area (whether or not ordinarily resident there) :-

- has needs for care and support (whether or not the authority is meeting any of those needs),
- is experiencing, or is at risk of, abuse or neglect, and
- as a result of those needs is unable to protect himself or herself against the abuse or neglect or the risk of it
The Local Authority must make (or cause to be made) whatever enquiries it thinks necessary to enable it to decide whether any action should be taken in the adult’s case and, if so, what and by whom.

Kent or Medway Safeguarding Referral forms:
- Kent Social Services Safeguarding Referral forms can be found at KASAF document
- Medway Council Referral forms can be found at SAF document

6. Sharing the Concern

The initiator of concerns should:

a) take any appropriate action to mitigate any immediate danger as far as is practicable.
b) gather and record information as per the risk assessment to inform Safeguarding decision making
c) arrange a teleconference or initial discussion with other appropriate agencies to agree who will lead the coordination of information gathering, this is particularly relevant if the concerns are raised by agencies such as Community Wardens or Environmental Health.
d) if it is considered by the initiator of the concern that the individual is likely to need care and/or support from the Local Authority, they should be consulted as they are likely to provide information which will determine if a Care Act 2014 Section 42 enquiry is required. If this is the case the Local Authority is likely to be the lead agency
e) for hoarding, at Level 3 of the Clutter Image Rating, Kent Fire & Rescue Service, Local Authority (Private Sector Housing and Environmental Health) must be informed
f) agree which agency will take the lead.

A timely initial response is crucial. Agencies will record (ideally within 24 hours) that these procedures are being applied.

7. Wider Information Gathering and Sharing & Engaging other appropriate agencies and services:

The lead agency co-ordinates information gathering and determines most appropriate actions to address the concerns in collaboration with other agencies and/or individuals where necessary. This is in-line with current multi-agency policies and procedures: http://www.kent.gov.uk/social-care-and-health/information-for-professionals/adult-protection/adult-protection-forms-and-policies/national-adult-protection-legislation

7.1 Information Sharing:
Within these procedures there should be an agreed evidence-based risk assessment, to inform any “need to know” decisions to support ongoing action plans (multi or single agency) designed to minimise risk. The starting point is consultation with the adult and/or
their advocate. It is imperative to provide documentary evidence of why any decision planned or taken, when it is contrary to the individual’s views and wishes.

Information Sharing procedures can be found in the Kent and Medway multi-agency Policy, Protocols and Guidance document:
Protocol Section 6.1: *Making decisions about sharing confidential information in the Kent and Medway Multi-Agency Policy, Protocols and Guidance Document*

### 7.2 Information Gathering

Information gathered at this stage is to inform:

a) whether or not a Mental Capacity assessment is required and to establish the preferences, wishes and feelings of the individual. Also, to inform if advocacy is required. If you are not able to complete the assessment, please document why.

b) decision making regarding whether further multi-agency information sharing is required;

c) assess the extent of hoarding using the Clutter Image Rating;

d) the completion of an initial risk assessment and ensuring any **urgent actions** are carried out, e.g. contacting emergency services, Kent Fire and Rescue, completing safety checks and where necessary seeking urgent medical intervention.

Where there are concerns that the individual’s ability to make informed decisions due to a mental disorder or ill health, consideration must be given to carrying out a Mental Capacity Assessment in relation to any decisions they may need to make regarding their safety or the safety of others.

Information gathering will aim to build an understanding of:

i. any previous successful engagement with the individual
ii. approaches that appeared to disengage the individual
iii. an insight into the individual’s wishes and feelings
iv. the views of anyone who has or has had contact with the individual including relatives and neighbours

When working with individuals who may be reluctant to communicate, the risk of miscommunication between agencies is greater than usual. It is important to ensure that all relevant information is available to those who undertake any assessments.

Use information available as in (i) above of any previous successful engagement with the individual to facilitate direct communication with the individual if possible. This should ensure that the assessment will inform any actions to be taken and include (iii) above the wishes and feelings of the individual.
8. Collaborative Working with Multi Agency Partners

It is likely that individuals who self-neglect, do not meet the criteria for any specific agency or organisation. Previous experience of attempting to engage the adult may have had limited or no success. These factors increase the risk as identified in the Significant Risk Indicators detailed in the Definitions section.

Self-neglect / hoarding is a multi-agency priority and there is an expectation that:

a) all partner agencies will engage as appropriate, when this is requested by the lead agency;
b) the lead agency will take responsibility for co-ordinating multi-agency partnership working; and
c) where the Clutter Image Rating has been assessed at Level 3 a multi-agency approach will always be taken.

9. Supporting a Holistic Approach

Where self-neglect or hoarding behaviours may have developed in response to abuse by others the Kent and Medway Adult Safeguarding policy, protocols and guidance should be used. If there are any child protection or child in need concerns these must be referred to children’s services as a matter of urgency.

If other processes are considered more appropriate to use to support the individual the self-neglect/hoarding procedures may be ended at this point and all of the issues are handed over to the practitioner/service taking responsibility for addressing the person’s concerns, including the self-neglect. There must be clear documentation to evidence the handover of responsibilities if this is the case.

Depending on the level and nature of the risks identified, consideration may be given to the work of other agencies and practitioners which are being carried out in parallel with the self-neglect/hoarding procedures. There must be a clear agreement about who has the lead for coordination of all the work and for bringing multi agency/services together with the individual or their advocate to agree an action plan.

10. Comprehensive assessments including risks to be considered at the multi-agency meeting

An assessment should be completed using the policy and procedures of the lead agency with contributions from other agencies and services as appropriate to form one comprehensive assessment of the individual and of the risks identified.

Specialist input may be required to clarify certain aspects of the individual’s functioning and risk. This will include a mental health or mental capacity assessment where this appears to be appropriate.
The key components of the comprehensive assessment of neglect will include the following evidence-based elements:

a) assessment(s) of capacity where indicated. Remember to consider “situational incapacity and the inherent jurisdiction of the court.” The inherent jurisdiction of the High Court in relation to vulnerable adults survives the implementation of the MCA 2005, which only relates to adults who lack capacity as defined in the Act. The jurisdiction is in part aimed at enhancing or liberating the autonomy of a vulnerable adult whose autonomy has been compromised by a reason other than mental incapacity because they are (a) under constraint; or (b) subject to coercion or undue influence; or (c) for some other reason deprived of the capacity to make the relevant decision or disabled from making a free choice, or incapacitated or disabled from giving or expressing a real and genuine consent. An example of this in practice is as follows: [http://www.mentalhealthlaw.co.uk/DL_v_A_Local_Authority_(2012)_EWCA_Civ_253,_(2012)_M HLO 32](http://www.mentalhealthlaw.co.uk/DL_v_A_Local_Authority_(2012)_EWCA_Civ_253,_(2012)_M HLO 32)

b) a detailed social and medical history;

c) essential activities of daily living (e.g. ability to use the phone, shopping, food preparation, housekeeping, laundry, mode of transport, responsibility for own medication, ability to handle finances);

d) environmental assessment, including an assessment of hoarding using the Clutter Index Rating; to include any information from neighbours

e) a description of the self-neglect;

f) a historical perspective of the situation;

g) the individual’s own narrative on their situation and needs;

h) the willingness of the individual to accept support; and

i) the views of family members, healthcare professionals and other people in the individual’s network

11. A Multi-Agency meeting is arranged under Self-Neglect Safeguarding Procedures

Where an adult has been identified as potentially self-neglecting, is refusing support, and in doing so is placing themselves or others at risk of significant harm it is recommended that a multi-agency planning meeting is convened. This will enable the effective sharing of information to consider the risk(s) of non-intervention and enable an action plan to be agreed. It is recommended that a multi-agency safeguarding planning meeting, with a clear agenda for discussion will be organised within five working days from the initial concerns being raised. Each individual in the household must be considered.

Reasons for arranging a meeting:

a) work has not reduced the level of risk and significant risk remains

b) it has not been possible to coordinate a multi-agency approach through work undertaken up to this point
c) the level of risk requires formal information sharing to agree and record a multiagency action plan

Timescales for achieving actions set at the multi-agency meeting will be specified within the formal written record of the meeting. This will include timescales for completing any outstanding or more specialist assessments. A date will also need to be set for a review meeting so that any further specialist assessments can be considered, and any revised actions agreed.

12. Principles for arranging a multi-agency meeting:
The principles for arranging a multi-agency meeting are to consider:

a) the individual’s view and wishes as far as known;

b) information, actions and current risks;

c) the on-going lead professional / agency who will coordinate this work; and

d) coordinate information-sharing in line with the principles of information sharing contained in the Kent and Medway Information Sharing policy;

e) evaluate relevant information to inform the most effective action plan

12.1 Guidance for Multi-Agency Planning meeting:

a) the lead agency is responsible for convening this meeting and making appropriate arrangements such as venue and minute taking;

b) the lead agency will attempt to involve the individual concerned and wherever possible the individual should be fully involved and attend the meeting. Every effort must be made to engage with the individual and to enable them to communicate their views to the meeting;

c) if the individual does not wish to attend the meeting, representatives will need to consider how their views and wishes are to be presented at the meeting e.g. by the appointment of a formal advocate or invitation extended to an informal advocate;

d) it is recommended that the meeting is formally chaired and recorded. Participants from all agencies identified should attend the meeting with an understanding of their responsibilities to share relevant information in order to reach an agreement on the way forward;

e) it is important to ensure that any actions agreed comply with legislation and statutory duties. Legal representation at the meeting may need to be considered in order to discuss relevant legal options;

f) a SMART action plan should be developed and agreed by members of the meeting. Where there are disagreements about any aspects of the plan, these should be resolved by consultation with a senior manager from the lead agency or use the KMASB escalation policy;

g) the chair of the multi-agency meeting will ensure clarity is brought to timescales for implementing contingency plans, so that where there is legal and professional remedy to do so, risk is responded to and harm is reduced/prevented
Outcomes of the meeting will include the following:

i. a SMART action plan – including contingency plans and escalation process;
ii. agreement of monitoring and review arrangements and who will do this;
iii. an agreement of a communication plan with the individual / other key people involved
iv. an agreement regarding which agency will take the lead in the case; and
v. agreement of any trigger points that will determine the need for an urgent multi-agency review meeting

Appropriate written communication should be forwarded to the individual concerned, irrespective of the level of their involvement to date. This communication will include setting out what support is being offered and / or is available and providing an explanation for this. Should this support be declined, it is important that the individual is aware that, should they change their mind about the need for support, then contacting the relevant agency at any time in the future will trigger a re-assessment. Careful consideration will be given as to how this written record will be given, and where possible explained, to the individual.

12.2 Requirements for a Multi-Agency Review meeting:
The review meeting is an opportunity to revisit the original assessments, particularly in relation to the individual’s current functioning, risk assessments and known or potential rates of improvement or deterioration in:

a) the individual,
b) their environment, or
c) in the capabilities of their support system

Decision specific mental capacity assessments will have been reviewed and are shared at the meeting. Discussion will need to focus upon contingency planning based upon the identified risk(s).

It may be decided to continue providing opportunities for the individual to accept support and monitor the situation. Clear timescales must be set for providing opportunities and for monitoring and who will be involved in this.

Where possible, indicators that risks may be increasing will be identified and that will trigger agreed responses from agencies, organisations or people involved in a pro-active and timely way.

A further meeting date will be set at each multi-agency review until there is agreement the situation has become stable and the risk of harm has reduced to an agreed acceptable level.
Where agencies are unable to implement support or reduce risk significantly, the reasons for this will be fully recorded and maintained on the individual’s file, with a full record of the efforts and actions taken.

Where the risks are very high legal advice must be sought and all available legal options must be considered including application to the Court of Protection where there are concerns about mental capacity or to the High Court where the individual is believed to be mentally capacitated.

Where appropriate local authorities can use their enforcement powers where there is an environmental or housing issue, for example excessive hoarding; Appendix 1

12.3. Proposed agenda template, as follows:

1. Details of Adult(s)
2. The views and wishes of the adult(s)
3. Confirmation of capacity.
4. Assessment of the risks (including the level of hoarding using the Clutter Index Rating), agree severity of risks.
5. Discussion regarding practical support and strategies to minimise the risks.
6. Agree actions to manage risks and identify triggers for review.
7. Discuss who best placed to talk with the adult at risk, empower them to make decisions and take action.
8. Agree strategy to monitor the risks.
9. Review – agree timescale for review

You may want to consult with or invite to a planning/strategy meeting, this list is not exhaustive:
- Kent Fire and Rescue
- Kent Police
- GP/District Nurses/Allied Health Colleagues
- Social Services
- Learning Disability
- Environmental Health
- Housing Provider
- Community Wardens
- Care Agencies
- Community Safety
- Age Concern
- Community/Voluntary Sector
- Community Networks
- Legal
• Private Sector Housing Officers
• Acute Trust representatives
• Mental Health Agency / relevant area MIND

12.4 When to Divert to Complex Case Work
When the risk has reduced to an acceptable level, this may be agreed to be the appropriate point to divert from the Safeguarding Pathway into the Complex Casework Pathway. This must be a collaborative decision based on the risk assessments. If this is the case, a clear handover must be made and include a current and ongoing strategy/support plan as agreed at the safeguarding meeting.

A Risk Assessment Review must take place three months after transfer to complex case work. If the risk indicators are raised, then consideration must be given to divert back to the safeguarding pathway.

12.5 Record keeping
The case record will include a summary record of the efforts and actions taken by all other agencies involved. Individual agencies will also need to keep their own records of their specific involvement.

Accurate records will be maintained that demonstrate adherence to these procedures, and locally agreed case recording policy and procedures.

References and further information:


Hoarding information, including further information about the Clutter Image Rating system www.hoardinguk.org

Kent and Medway Multi-Agency Safeguarding Adult Board, acknowledge the support offered by the Pan Sussex Safeguarding Coordinators in sharing the Sussex MultiAgency Procedures to support people who self-neglect July 2013.
Appendix 1 – Legal Framework and Interventions

Self-Neglect: Legal Framework
Public authorities, as defined by the Human Rights Act 1998, must act in accordance with the requirements of public law. In relation to adults perceived to be at risk because of self-neglect, public law does not impose specific obligations on public bodies to take particular action.

Instead, the authorities are expected to act fairly, proportionately, rationally and in line with the principles of the Care Act 2014, the Mental Capacity Act 2005, and, where appropriate, consideration should be given to the application of the Mental Health Act 1983.

Where appropriate, concerns may be referred to the Court of Protection. In rare cases, where the individual has capacity, but is unable to exercise choice, for example - appears to be acting under duress, consideration should be given to options available under the Inherent Jurisdiction of the High Court.

Care Act 2014
Assessment (Care Act Section 9 and Section 11)
The Local Authority must undertake a needs assessment, even when the adult refuses, where:

• it appears that the adult may have needs for care and support; and
• is experiencing, or is at risk of, self-neglect

This duty applies whether the adult has the capacity or lacks the capacity to refuse an assessment.

Enquiry (Care Act Section 42)
The Local Authority must make, or cause to be made, whatever enquiries it thinks necessary to enable it to decide what action should be taken in an adult's case, when the Local Authority has reasonable cause to suspect that an adult in its area:

a) has needs for care and support,

b) is experiencing, or is at risk of, self-neglect;

and, as a result of those needs, is unable to protect himself or herself against self neglect, or the risk of it.
**Advocacy (Care Act Section 67 and 68)**

If the adult has 'substantial difficulty' in understanding and engaging with any social care process, including a Care Act Section 42 Enquiry, the Local Authority must ensure that there is an appropriate person to help them, and if there isn’t, arrange an independent advocate.

It is important that all staff are familiar with, and are mindful of their 'Duty of Care' when dealing with cases of self-neglect or hoarding, even if the adult has mental capacity to make decisions specifically related to their care.

'Duty of Care' (established through common law) can be summarised as 'the obligation to exercise a level of care towards an individual, as is reasonable in all circumstances, by taking into account the potential harm that may reasonably be caused to that individual or his property'.

Any failure in the duty of care that results in harm could lead to a claim of negligence and consequent damages.

**Legal Interventions:**

There will be times when the impact of the self-neglect on the person's health and well-being or their home conditions or neighbours' environmental conditions are of such serious concern that practitioners may need to consider what legislative action can be taken to improve the situation when persuasion and efforts of engagement have failed. Such considerations should be taken as a result of a multi-disciplinary, multi-agency intervention plan with appropriate legal advice.

It is important to note that Section 46 of the Care Act 2014 abolishes Local Authorities’ power in England to remove a person in need of care under Section 47 of the National Assistance Act 1948

**Human Rights Act 1998:**

Public authorities must act in accordance with the Convention of Human Rights, which has been enacted directly in the UK by the Human Rights Act 1998 and therefore can be enforced in any proceedings in any court.

**Article 1 – Protection of Property:**

Every natural or legal person is entitled to the peaceful enjoyment of his possessions. No one should be deprived of his possessions except in the public interest and subject to the conditions provided for by law and by the general principles of international law.

**Article 5 – Right to Liberty and Security:**

Everyone has the right to liberty and security of persons.
**Article 8 – Right to Respect for Private and Family Life:**
Everyone has the right to respect for his private and family life, his home and his correspondence.

There shall be no interference by a public authority with the exercise of this right except such as permitted by the law, is for a lawful purpose e.g. is necessary in a democratic society in the interests of national security, public safety or the economic well-being of the country; for the prevention of disorder or crime; for the protection of health or morals, or the protection of the rights and freedoms of others and is proportionate.

**Mental Health Act 1983 - Sections 2 and 3:**
Where a person is suffering from a mental disorder (as defined under the Act) of such a degree, and it is considered necessary for the patient’s health and safety or for the protection of others, they may be compulsorily admitted to hospital and detained there under Section 2 for assessment for 28 days. Section 3 enables such a patient to be compulsorily admitted for treatment.

**Section 2 - Admission for Assessment:**
*Duration of detention:* 28 days maximum.

*Application for admission:* by Approved Mental Health Professional or nearest relative. Applicant must have seen patient within the previous 14 days.

*Procedure:* two doctors (one of whom must be Section 12 approved) must confirm that:

a) the patient is suffering from a mental disorder of a nature or degree which warrants detention in hospital for assessment (or assessment followed by medical treatment) for at least a limited period; and

b) they ought to be detained in the interests of his/her own health or safety or with a view to the protection of others.

**Section 3 – Admission for Treatment:**
*Duration of detention:* six months, renewable for a further six months, then for one year at a time.

*Application for admission:* by nearest relative or Approved Mental Health Professional in cases where the nearest relative consents, or is displaced by County Court, or it is not ‘reasonably practicable’ to consult him.

*Procedure:* two doctors must confirm that:

a) the patient is suffering from a mental disorder of a nature or degree which makes it appropriate for him/her to receive medical treatment in hospital; and
b) it is necessary for his/her own health or safety or for the protection of others that he/she receives such treatment and it cannot be provided unless s/he is detained under this section; and

c) appropriate treatment is available to him/her

Renewal: under Section 20, Responsible Medical Officer can renew a Section 3 detention order if original criteria still apply and treatment is likely to ‘alleviate or prevent a deterioration’ of patient’s condition.

In cases where patient is suffering from mental illness or severe mental impairment, but treatment is not likely to alleviate or prevent a deterioration of his/her condition, detention may still be renewed if s/he is unlikely to be able to care for him/herself, to obtain the care s/he needs or to guard himself against serious exploitation. Section 117 allows for aftercare following a Section 3 detention in certain circumstances.

Section 7 – Guardianship Order
A Guardianship Order may be applied for where a person suffers from a mental disorder, the nature or degree of which warrants their reception into Guardianship (and it is necessary in the interests of the welfare of the patient or for the protection of other persons.) The person named as the Guardian may be either a local social services authority or any applicant.

A Guardianship Order confers upon the named Guardian the power to require the patient to reside at a place specified by them; the power to require the patient to attend at places and times so specified for the purpose of medical treatment, occupation, education or training; and the power to require access to the patient to be given, at any place where the patient is residing, to any registered medical practitioner, approved mental health professional or other person so specified. In all three cases outline above (i.e. Section 2, 3 and 7) there is a requirement that any application is made upon the recommendations of two registered medical practitioners.

Section 135 - Warrant to search for and remove patients
Under Section 135, a Magistrate may issue a warrant when an Approved Mental Health Practitioner (AMHP) provides sufficient evidence to show reasonable cause to believe that a person is experiencing a mental disorder, and is being ill-treated, or neglected, or is living alone and unable to care for themselves, and that the action is a proportionate response to the perceived risk. The warrant, if made, authorises any constable to enter, if need be by force, any premises specified in the warrant in which that person is believed to be, and, if thought fit, to remove them to a place of safety. The officer must be accompanied by an Approved Mental Health Professional (AMHP) and a doctor.
Section 135 lasts 72 hours and is for the purpose of removing a person to a place of safety with a view to the making of an assessment regarding whether or not Section 2 or 3, or 7 of the Mental Health Act should be applied or to make arrangements for their care.

Section 136 - Removal etc of mentally disordered persons without a warrant
Section 136 allows police officers to remove adults who are believed to be “suffering from mental disorder and in immediate need of care and control” from a public place to a place of safety for up to 24 hours for the specified purposes to an appropriate place of safety to enable a mental health act assessment to take place.

Mental Capacity Act 2005

Five Key Principles to determine Mental Capacity:

Principle 1: A presumption of capacity – every adult has the right to make his or her own decisions and must be assumed to have capacity to do so unless it is proved otherwise. This means that it cannot assumed that someone cannot make a decision for themselves just because they have a particular medical condition or disability.

Principle 2: Individuals are supported to make their own decisions – a person must be given all practicable help before they are treated as not being able to make their own decisions. This means that every effort should be made to encourage and support people to make the decision for themselves. If lack of capacity is established, it is still important that the person is involved as far as possible in making decisions.

Principle 3: Unwise decisions – people have the right to make decisions that others might regard as unwise or eccentric. A person cannot be treated as lacking capacity for this reason. Everyone has their own values, beliefs and preferences which may not be the same as those of other people.

Principle 4: Best interests – anything done for or on behalf of a person who lacks mental capacity must be done in their best interests.

Principle 5: Less restrictive option – someone making a decision or acting on behalf of a person who lacks capacity must consider whether it is possible to decide or act in a way that would interfere less with the person’s rights and freedoms of action, or whether there is a need to decide or act at all. Any intervention should be weighed up in the particular circumstances of the case.

The powers to provide care to those who lack capacity are contained in the Mental Capacity Act 2005. Professionals must act in accordance with guidance given under the Mental Capacity Act Code of Practice when dealing with those who lack capacity and the overriding
principal is that every action must be carried out in the best interests of the person concerned.

Where a person who is self-neglecting and/or living in squalor does not have the capacity to understand the likely consequences of refusing to cooperate with others and allow care to be given to them and/or clearing and cleaning of their property a best interest decision can be made to put in place arrangements for such matters to be addressed. A best interest decision should be taken formally with professionals involved and anyone with an interest in the person’s welfare, such as members of the family.

The Mental Capacity Act 2005 provides that the taking of those steps needed to remove the risks and provide care will not be unlawful, provided that the taking of them does not involve using any methods of restriction that would deprive that person of their liberty. However, where the action requires the removal of the person from their home then care needs to be taken to ensure that all steps taken are compliant with the requirements of the Mental Capacity Act.

Section 4b, section 5 and section 6 of the Act set out the legal instruments for emergency intervention, where nothing stops a person providing life sustaining treatment or doing any act which they reasonably believe to be necessary to prevent a serious deterioration of the person – whilst a decision on any relevant issue is sought from the Court of Protection and on the condition that actions are not in contravention with an LPA or Court Deputy decision or knowledge of a formalised Advance Decision made by the person who lacks capacity. Consideration needs to be given to whether or not any steps to be taken require a Deprivation of Liberty Safeguards (DoLS) application.

Where an individual resolutely refuses to any intervention, will not accept any amount of persuasion, and the use of restrictive methods not permitted under the Act are anticipated, it will be necessary to apply to the Court of Protection for an order authorising such protective measures. Any such applications would be made by the person’s care manager who would need to seek legal advice and representation to make the application.

Emergency applications to the Court of Protection:
An urgent or emergency court order can be applied for in certain circumstances, e.g.

a very serious situation when someone’s life or welfare is at risk and a decision has to be made without delay. However, a court order will not be obtained unless the court decides it’s a serious matter with an unavoidable time limit.

Where an emergency application is considered to be required, relevant legal advice must be sought.

Animal Welfare Act 2006
The Animal Welfare Act 2006 can be used in cases of animal mistreatment or neglect. The Act makes it against the law to be cruel to an animal and the owner must ensure the welfare
needs of the animal are met. Powers range from providing education to the owner, improvement notices, and fines through to imprisonment. The powers are usually enforced by the RSPCA, Environmental Health or DEFRA.

**The Fire and Rescue Services Act 2004**
Kent Fire & Rescue Service has a statutory duty under the Fire Services Act, 2004, Section 7.2d to make arrangements for obtaining information needed for the purpose of extinguishing fires and protecting life and property in their area. The multi-agency approach to sharing information about hoarding enables the Service to discharge this duty.

The Fire & Rescue Service can in certain circumstances serve a prohibition or restriction notice to an owner or responsible person under the *Regulatory Reform (Fire Safety) Order 2005*. This does **not** apply to single private dwellings but can be used where there is an impact on regulated areas such as common areas of a premises.

Under ‘Powers of Entry, Part 6, s44.’ an authorised employee (in writing) of KFRS may do anything they reasonably believe to be necessary. Emergency access can be made to prevent a fire or other emergency.

Such emergencies will include:-

- Extinguishing or preventing fire, or protecting life, or property rescuing people, or protecting them from serious harm in a road traffic accident in an emergency
- Preventing or limiting damage to property resulting from action taken

**Inherent Jurisdiction of the High Court:**
There have been cases where the Courts have exercised what is called the ‘inherent jurisdiction’ to provide a remedy where it has been persuaded that it is necessary, just and proportionate to do so, even though the person concerned has mental capacity.

In some self-neglect cases, there may be evidence of some undue influence from others who are preventing public authorities and agencies from engaging with the person concerned and thus preventing the person from addressing issues around self-neglect and their environment in a positive way.

Where there is evidence that someone who has capacity is not necessarily in a position to exercise their free will due to undue influence then it may be possible to obtain orders by way of injunctive relief that can remove those barriers to effective working. Where the person concerned has permitted another reside with them and that person is causing or contributing to the failure of the person to care for themselves or their environment, it may be possible to obtain an Order for their removal or restriction of their behaviours towards the person concerned. In all such cases legal advice should be sought.
**Environmental Health and/or Private Sector Housing:**

Environmental Health and Private Sector Housing Officers in the Local Authority have wide ranging powers/duties to deal with waste and hazards in homes including privately owned, privately rented and housing association properties. They are likely to be key contributors to multi-agency meetings and planning, and in some cases may be the lead agency and act to address the physical environment.

**Public Health Acts 1936 and 1961 include:**

a) Power for Local Authority to remove accumulations of rubbish on land in the open air and which is seriously detrimental to the amenities of the neighbourhood (PHA 1961 Section 34(1))

b) power to cleanse filthy or verminous premises (PHA 1936 Section 83)

c) power to require removal of noxious matter by occupier of premises (PHA 1936 Section 79(1))

**Environmental Protection Act 1990**

remedies include:

a) Litter clearing notice where land open to air is defaced by refuse (Section 92a)

b) Abatement notice where any premise is in such a state as to be prejudicial to health or a nuisance (Section’s 79/80);

c) powers of entry can be used for the purposes of ascertaining the existence of a statutory nuisance and/or for executing works to abate the nuisance. A warrant of entry can be applied for at the Magistrates’ court if entry is refused.

**Town and Country Planning Acts**

Town and Country Planning Acts provide the power to seek orders for repairs to privately owned dwellings and where necessary compulsory purchase orders. Section 215 of the Town and Country Planning Act 1990 provides a power to require the owner or occupier of land which is adversely affecting the amenity of an area to return it to an appropriate condition.

**Housing Act 2004**

**Part 1** provides the power to improve the housing conditions of those individuals irrespective of tenure (owner occupied or rented) where officers have identified significant potential risks to health and safety from any deficiencies identified in dwellings following a Housing, Health and Safety Rating System (HHSRS) assessment. This includes for example excess cold, falls on stairs, falls on the level, pests, electrical and fire hazards.
**Prevention of Damage by Pests Act 1949**
gives Local Authorities a duty to take action against owners or occupiers of premises where there is evidence of rats or mice.

**Public Health (Control of Disease) Act 1984**
Section 31 sets out powers to deal with any premises where cleansing and disinfection of the premises, or disinfection or destruction of articles within those premises is required to prevent the spread of an infectious disease.

**Housing – Powers of Landlords:**
Powers of landlords could apply in Extra Care Sheltered Schemes, Independent Supported Living, private-rented or supported housing tenancies. The housing provider must be confident that the tenant has mental capacity in relation to understanding their actions before legal action will be possible. If the tenant lacks capacity, the **Mental Capacity Act 2005** should be used.

In extreme cases, a landlord can take action for possession of the property for breach of a person’s tenancy agreement, where a tenant fails to comply with the obligation to maintain the property and its environment to a reasonable standard. This would be under either:

- Ground 1, Schedule 2 of the **Housing Act 1985** (secure tenancies); or
- Ground 12, Schedule 2 of the **Housing Act 1988** (assured tenancies)

Also note that the tenant is responsible for the behaviour of everyone who is authorised to enter the property.

**Anti-Social Behaviour, Crime and Policing Act 2014:**
Section 2(1)(c) of the Act introduces the concept of “housing related nuisance”, so that a direct or indirect interference with housing management functions of a provider or Local Authority, such as preventing gas inspections, will be considered as antisocial behaviour. Injunctions, which compel someone to do or not do specific activities, may be obtained under Section 1 of the Act. They can be used to get the tenant to clear the property or provide access for contractors.

To gain an injunction, the landlord must show that, on the balance of probabilities, ‘*the person is engaged or threatens to engage in antisocial behaviour*, and that it is *just and convenient to grant the injunction for the purpose of preventing an engagement in such behaviour*’.
There are also powers which can be used to require a tenant to cooperate with a support service to address the underlying issues related to their behaviour.

**Powers of Entry:**
The following legal powers may be relevant, depending on the circumstances:

a) **If the person has been assessed as lacking mental capacity in relation to a matter relating to their welfare:** The Court of Protection has the power to make an order under Section 16(2) of the MCA relating to a person’s welfare, which makes the decision on that person’s behalf to allow access to an adult lacking capacity. The Court can also appoint a deputy to make welfare decisions for that person.

b) **If an adult with mental capacity, at risk of abuse or neglect, is impeded from exercising that capacity freely:** The inherent jurisdiction of the High Court enables the Court to make an order (which could relate to gaining access to an adult) or any remedy which the Court considers appropriate (for example, to facilitate the taking of a decision by an adult with mental capacity free from undue influence, duress or coercion) in any circumstances not governed by specific legislation or rules.

c) **If there is any concern about a mentally disordered person:** Section 115 of the MHA provides the power for an approved mental health professional (approved by a Local Authority under the MHA) to enter and inspect any premises (other than a hospital) in which a person with a mental disorder is living, on production of proper authenticated identification, if the professional has reasonable cause to believe that the person is not receiving proper care.

d) **If a person is believed to have a mental disorder, and there is suspected abuse or neglect:** Under Section 135(1) of the MHA, a magistrates court has the power, on application from an approved mental health professional, to allow the police to enter premises using force if necessary if there is reasonable cause to suspect that they are suffering from a mental disorder and (a) have been, or are being, ill-treated, neglected or not kept under proper control, or (b) are living alone and unable to care for themselves, and if thought fit, to remove the person to a place of safety with a view to the making of an application for detention under the MHA 1983, or to make other arrangements for the their treatment or care.

**Power of the police:**

a) **to enter and arrest a person for an indictable offence:** Section 17(1)(b) of PACE.

b) **if there is a risk to life and limb:** Section 17(1)(e) of the PACE gives the police the power to enter premises without a warrant in order to save life and limb or prevent serious damage to property. This represents an emergency situation and it is for the police to exercise the power.
c) **Common law power of the police to prevent, and deal with, a breach of the peace.** Although breach of the peace is not an indictable offence the police have a common law power to enter and arrest a person to prevent a breach of the peace

**Anti-Social Behaviour 2003: (as amended)**

a) Anti-social behaviour is defined as persistent conduct which causes or is likely to cause alarm, distress or harassment or an act or situation which is, or has the potential to be, detrimental to the quality of life of a resident or visitor to the area.

Questions about whether an application for an Anti-Social Behaviour Order would be appropriate should be made to the Designated Police Officer (it may be appropriate to involve the police in the multi-agency work), the Registered Social Landlord or the Local Authority.

**Misuse of Drugs Act 1971:**

Section 8 (this creates an offence if the occupier of premises permits certain acts to take place on the premises)

*A person commits an offence if, being the occupier or concerned in the management of the premises, he knowingly permits or suffers any of the following activities to take place on those premises...’*

b) s8 (a) *Producing or attempting to produce a controlled drug...’*

c) s8 (b) *Supplying or attempting to supply a controlled drug to another .......or offering to supply a controlled drug to another....’*

d) s8 (c) *Preparing opium for smoking*

e) s8 (d) *Smoking cannabis, cannabis resin or prepared opium’*
Appendix 2: Clutter Image Rating Tool Guidance

Clutter Image Rating (CIR) – BEDROOM
Please select the CIR which closely relates to the amount of clutter

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<tr>
<td>7</td>
<td>8</td>
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</table>
Clutter Image Rating (CIR) – LOUNGE
Please select the CIR which closely relates to the amount of clutter
Clutter Image Rating (CIR) – KITCHEN

Please select the CIR which closely relates to the amount of clutter
## Description of Risk - Level One

<table>
<thead>
<tr>
<th>Description of Risk</th>
<th>Level One Clutter image rating 1 - 3</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Household environment is considered standard. No specialised assistance is needed. If the resident would like some assistance with general housework or feels they are declining towards a higher clutter scale, appropriate referrals can be made subject to circumstances.</td>
</tr>
</tbody>
</table>
| 1. Property structure, services & garden area | • All entrances and exits, stairways, roof space and windows accessible.  
• Smoke alarms fitted and functional or referrals made to East Sussex Fire and Rescue Service to visit and install if criteria met.  
• All services functional and maintained in good working order.  
• Garden is accessible, tidy and maintained |
| 2. Household Functions | • No excessive clutter, all rooms can be safely used for their intended purpose.  
• All rooms are rated 0-3 on the Clutter Rating Scale.  
• No additional unused household appliances appear in unusual locations around the property.  
• Property is maintained within terms of any lease or tenancy agreements where appropriate.  
• Property is not at risk of action by Environmental Health. |
| 3. Health and Safety | • Property is clean with no odours, (pet or other).  
• No rotting food.  
• No concerning use of candles.  
• No concern over flies.  
• Residents managing personal care.  
• No writing on the walls.  
• Quantities of medication are within appropriate limits, in date and stored appropriately. |
| 4. Safeguard of Children & Family members | • No concerns for household members. |
| 5. Animals and Pests | • Any pets at the property are well cared for.  
• No pests or infestations at the property. |
| 6. Personal Protective Equipment (PPE) | • No PPE required.  
• No visit in pairs required. |
### Description of Risk - Level Two

<table>
<thead>
<tr>
<th>Level 2</th>
<th>Household environment requires professional assistance to resolve the clutter and the maintenance issues in the property.</th>
</tr>
</thead>
</table>
| **1. Property structure, services & garden area**                  | • Only major exit is blocked.  
• Concern that services are not well maintained.  
• Smoke alarms are not installed or not functioning.  
• Garden is not accessible due to clutter, or is not maintained  
• Evidence of indoor items stored outside.  
• Evidence of light structural damage including damp.  
• Interior doors missing or blocked open. |
| **2. Household Functions**                                        | • Clutter is causing congestion in the living spaces and is impacting on the use of the rooms for their intended purpose.  
• Clutter is causing congestion between the rooms and entrances.  
• Room(s) score between 4-6 on the clutter scale.  
• Inconsistent levels of housekeeping throughout the property.  
• Some household appliances are not functioning properly and there may be additional units in unusual places.  
• Property is not maintained within terms of lease or tenancy agreement where applicable.  
• Evidence of outdoor items being stored inside. |
| **3. Health and Safety**                                          | • Kitchen and bathroom are difficult to utilise and access.  
• Offensive odour in the property.  
• Resident is not maintaining safe cooking environment.  
• Some concern with the quantity of medication, or its storage or expiry dates.  
• Has good fire safety awareness with little or no risk of ignition.  
• Resident trying to manage personal care but struggling.  
• No risk to the structure of the property. |
| **4. Safeguard of Children & Family members**                      | • Hoarding on clutter scale 4 -6. Consider a Safeguarding Assessment.  
• Properties with adults presenting care and support needs should be referred to the appropriate Social Care referral point.  
• Please note all additional concerns for householders. |
| **5. Animals and pests**                                          | • Hoarding is impacting the welfare of any pets at the property  
• Infestation may be beginning at the property |
| **6. Personal Protective Equipment (PPE)**                         | • Latex Gloves, boots or needle stick safe shoes, face mask, hand sanitizer, insect repellent.  
• Is PPE required? |
## Description of Risk - Level Three

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<thead>
<tr>
<th>Level 3</th>
<th>Household environment will require intervention with a collaborative multi-agency approach with the involvement from a wide range of professionals. This level of hoarding constitutes a Safeguarding alert due to the significant risk to health of the householders, surrounding properties and residents. Residents are often unaware of the implication of their hoarding actions and oblivious to the risk it poses.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clutter image rating</td>
<td>7 - 9</td>
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</table>

### 1. Property structure, services & garden area
- Limited access to the property due to extreme clutter.
- Extreme clutter may be seen at windows.
- Extreme clutter may be seen outside the property.
- Garden not accessible and extensively overgrown.
- Services not connected or not functioning properly.
- Smoke alarms not fitted or not functioning.
- Property lacks ventilation due to clutter.
- Evidence of structural damage or outstanding repairs including damp.
- Interior doors missing or blocked open.
- Evidence of indoor items stored outside.

### 2. Household Functions
- Clutter is obstructing the living spaces and is preventing the use of the rooms for their intended purpose.
- Room(s) scores 7 - 9 on the clutter image scale. Rooms are not used for intended purposes or very limited.
- Beds inaccessible or unusable due to clutter or infestation.
- Entrances, hallways and stairs blocked or difficult to pass.
- Toilets, sinks not functioning or not in use.
- Resident at risk due to living environment.
- Household appliances are not functioning or inaccessible.
- Resident has no safe cooking environment.
- Resident is using candles.
- Evidence of outdoor clutter being stored indoors.
- No evidence of housekeeping being undertaken.
- Broken household items not discarded e.g. broken glass or plates.
- Property is not maintained within terms of lease or tenancy agreement where applicable.
- Property is at risk of notice being served by Environmental Health.

### 3. Health and Safety
- Human urine and excrement may be present.
- Excessive odour in the property may also be evident from the outside.
- Rotting food may be present.
- Evidence may be seen of unclean, unused and or buried plates &
| **dishes.**  
- Broken household items not discarded e.g. broken glass or plates.  
- Inappropriate quantities or storage of medication.  
- Pungent odour can be smelt inside the property and possibly from outside.  
- Concern with the integrity of the electrics.  
- Inappropriate use of electrical extension cords or evidence of unqualified work to the electrics.  
- Concern for declining mental health.  |

| **4. Safeguard of Children & Family members** |  
- Properties with adults presenting care and support needs should be referred to the appropriate Social Care referral point.  
- Please note all additional concerns for householders.  |

| **5. Animals and Pests** |  
- Animals at the property at risk due the level of clutter in the property.  
- Resident may not able to control the animals at the property.  
- Animals’ living area is not maintained and smells.  
- Animals appear to be under nourished or over fed.  
- Hoarding of animals at the property.  
- Heavy insect infestation (bed bugs, lice, fleas, cockroaches, ants, silverfish, etc.).  
- Visible rodent infestation.  |

| **6. Personal Protective Equipment (PPE)** |  
- Latex Gloves, boots or needle stick safe shoes, face mask, hand sanitizer, insect repellent.  
- Visit in pairs required.  |
Assessment Tool Guidance

Guidance for practitioners
Listed below are examples of questions you may wish to ask where you are concerned about someone’s safety in their own home, where you suspect a risk of self-neglect and/or hoarding.

The questions should be used alongside the clutter rating and professional judgement to identify level of risk. The questions are designed to help you ascertain what the primary issue or concern is for the individual and therefore what the most appropriate route for support may be.

The question set should be taken as a whole and it should always be remembered to consider whether mental health and wellbeing support is needed alongside other solutions.

Most clients with a hoarding problem will be embarrassed about their surroundings. Try to ascertain information whilst being as sensitive as possible. The client should be engaged in the process of seeking further support and their consent gained for referrals to be made.

Practical
• How do you get in and out of your property?
• Do you feel safe living here?
• Have you ever had an accident, slipped, tripped up or fallen? How did it happen?
• Is there hot water, lighting and heating in the property? Do these services work properly?
• Are you able to use all the rooms in your property e.g. the bathroom and toilet ok?
• Where do you sleep?
• Has a fire ever started by accident? Is the property at risk from fire?
• Do you have a housing support worker? Do you have any support from Adult Social Care?

Consider
- Referral for Kent Fire & Rescue Service for a Safe & Well Visit [KFRS should always be involved where CIR is at Level 3]
- Is a Carelink linked alarm system needed?
- Is a referral to environmental health or private sector housing needed? [mandatory at Level 3]
- Consider referral for debt advice
- Animal welfare concerns or animal hoarding can be referred to the RSPCA
Physical
- Do you have any physical health needs, mobility supports etc...
- Does your physical health prevent you from clearing your property?
- Do you have anyone helping you with your current situation

Consider:
- Is a referral to Adult Social Services needed?
- Does the person need to see their GP?

Psychological
- Do you have any difficulty with throwing things away? If so what stops you? If I was to throw something away right now how would you feel?
- Do you ever feel upset by your living situation?
- Do you ever feel down, depressed or hopeless?
- Do you ever have thoughts that you would be better off dead or thoughts of hurting yourself
- Have you ever had any support for your mental health before?

Consider
- Checking for current mental health support
- Support to self-refer into Mental Health / Wellbeing Services
- Does the person need to see their GP? (for acute mental health issues person should be referred to their GP or mental health crisis team)
- Give information about the Mental Health Buddy schemes where these exist
- Consider leaving self-help pack

Provision
- Would you like you some support to manage your current situation?
- Are you happy for us to share your information with other professionals who may be able to help you?

Ask person to sign consent form and liaise with other agencies as appropriate – refer to Consent section of the Procedures to Support People who Self-Neglect or Demonstrate Hoarding Behaviour
Appendix 3:  
Further advice regarding hoarding behaviour

Hoarding was formally acknowledged as a mental health disorder by the International Classification of Disease Register Version 10 (ICD10) on the 1st October 2017 (ICD 42.3). Hoarding disorder is characterized by persistent difficulty discarding or parting with possessions, regardless of their actual value as a result of a strong perceived need to save the items and with the distress associated with discarding them.

Key Hoarding Facts:
- It is estimated that between 2 and 5% of the population hoard.
- This equates to at least 1.2 million households across the UK.
- It is estimated that only 5% of hoarders come to the attention of statutory agencies.
- Hoarding cases can cost up anywhere from £1000 to £60,000.
- 20-30% of Obsessive Compulsive Disorder (OCD) sufferers are hoarders (Chartered Institute of Environmental Health)
- Often, people who hoard can stop landlords from meeting their statutory duties for example annual safety checks of gas appliances.

Types of Hoarding

There are typically four types of hoarding as described below. Some people may have a combination of hoarding behaviours:

- Inanimate objects: This is the most common. This could consist of one type of object or collection of a mixture of objects, such as old clothes, newspapers, food, containers or papers.
- Animal hoarding: This is on the increase and often accompanied with the inability to provide minimal standards of care. The hoarder is unable to recognise that the animals are at risk because they feel they are saving them. The homes of animal hoarders are often eventually destroyed by the accumulation of animal faeces and infestation by insects.
- Data Hoarding: This is a relatively new phenomenon. It could present with the storage of data collection equipment such as computers, electronic storage devices or paper. A need to store copies of emails, and other information in an electronic format.
- Diogenes syndrome: A condition where a person (usually an older person) fails to look after their personal cleanliness and hygiene and tend to retain and fail to throw away rubbish.

General Characteristics of Hoarding

- Fear and anxiety: compulsive hoarding may have started as a learnt behaviour or following a significant event such as bereavement. The person who is hoarding feels that buying or
saving things will relieve the anxiety and fear they feel. The hoarding effectively becomes their comfort blanket.

Any attempt to discard the hoarded items can induce feelings varying from mild anxiety to a full panic attack with sweats and palpitations.

- **Long term behaviour pattern**: possibly developed over many years or decades of ‘buy and drop’. Collecting and saving with an inability to throw away items without experiencing fear and anxiety.

- **Excessive attachment to possessions**: people who hoard may hold an inappropriate emotional attachment to items.

- **Indecisiveness**: people who hoard may struggle with the decision to discard items that are no longer necessary, including rubbish.

- **Unrelenting standards**: people who hoard will often find faults with others; requiring others to perform to excellence while struggling to organise themselves and complete daily living tasks.

- **Socially isolated**: people who hoard will typically alienate family and friends and may be embarrassed to have visitors. They may refuse home visits from professionals, in favour of office based appointments.

- **Large number of pets**: people who hoard may have a large number of animals that can be a source of complaints by neighbours. They may be a self-confessed ‘rescuer of strays’.

- **Mentally competent**: people who hoard are typically able to make decisions that are not related to hoarding.

- **Extreme Clutter**: hoarding behaviour may be in a few or all rooms and prevent them from being used for their intended purpose.

- **Churning**: hoarding behaviour can involve moving items from one part of the property to another, without ever discarding them.

- **Self-care**: a person who hoards may appear unkempt and dishevelled, due to lack of bathroom or washing facilities in their home. However, some people who hoard will use public facilities in order to maintain their personal hygiene and appearance.

- **Poor insight**: a person who hoards will typically see nothing wrong with their behaviours and the impact it has on them and others.
Appendix 4: Solution Focused Meeting Agenda Template

1. Purpose –
Over the past three decades or so, a new approach to helping people has been steadily emerging within education, social work, health and other organisations. This approach is known as solution oriented approaches has its origins in therapeutic approaches known as Solution Focused Brief Therapy and Solution Oriented Brief Therapy.

Recommended strategies to Solution Focussed Meetings comprise of;

a. Start with the solution: The first step in the solution-focused process is to start by defining the solution, or range of solutions which need to be considered. In essence, this is the goal which should encompass how to create the change or improvement that matters.

b. Create steps that move you towards the solution: Once the solution is identified the next stage is to identify interim objectives which move towards the solution. These become the markers in knowing you are moving towards the solution.

c. Build upon existing strengths of the client and what is working in current practice: no matter how small or insignificant these strengths may be, the cumulative effect and learning can help us consider what approaches will work best.

2. Preparation - In preparation for your meeting: To share with attendees prior the meeting;

AIMS OF THE MEETING:

- This meeting is being structured as a solution focussed meeting which will draw on collaborative solution-building.

- We will spend approximately 80% of the time on discussing strengths, goals and solution-building and 20% on problem discussion.

- The outcome of this meeting should provide a consideration of all the options of support to (the person), and ensure consistency and support across different agencies.

- The meeting will focus on what works, with an emphasis on strengths, resources, successes and what people can do – not what they can’t.

- Participants will be asked to think of solutions from inside and outside of their own organisation.

- We will retain a perspective that ‘The problem is the problem, not the person’.

- We will develop a clear set of Actions / Outcomes.
3. Meeting Agenda

Client Conference

Held at:  
On:  
In respect of:  

AGENDA

Introduction:

EXAMPLE: This meeting is held in adherence to Kent & Medway Self-Neglect Policy and Procedures to support people who self-neglect:

Chair:  
Minute taker:  
Case Officer:  
Client: Peter (anonymised name)  

Attendees: Introduce selves – see attendance list.

Statement of Confidentiality

This meeting/conference is held under the multi-agency adult protection policy and protocols and Guidance for Kent and Medway. The matters raised are confidential to the members of the meeting/conference and the agencies that they represent and will only be shared in the best interests of the adult, and with their consent where it is appropriate to obtain it.

The minutes of adult safeguarding meetings are not a verbatim record of the discussions but they are a summary of the discussions and a record of the actions identified to be completed by whom and when. Minutes of the meeting/conference are distributed in the strict understanding that they will be kept confidential and in a secure place.

The information you have provided will be held and used by Kent / Medway authorities for the purpose of this adult safeguarding enquiry. This process may require us to share this information with partner organisations and other local authorities or agencies to support the protection of adults at risk or children.

In certain circumstances it may be necessary to make this information and/or the minutes of this meeting available to solicitors, the civil and criminal courts, the Disclosure and Barring Service in relation, psychiatrists, professional staff employed by other local authorities or other professionals
involved in the welfare of adult(s) at risk or children. Any such disclosure must be recorded. Information may also be disclosed under strict controls in relation to a Freedom of Information Act 2000.

<table>
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<th>Equal Opportunities Statement</th>
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<tr>
<td>The Kent and Medway adult protection policy and protocols recognize that certain people are the subject of discrimination and disadvantage. Comments that contribute to this discrimination are not acceptable and will be challenged by the Chair and other meeting/conference members.</td>
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Step 1: Current Situation  
Where we are now.

Step 2: Start with the Solution  
What do we want to achieve?

Step 3: Problem identification  
What needs to change to Achieve Step 2?

Step 4: Problem prioritisation  
Agree what needs to be worked on first.

Step 5: Create Steps for change  
How we will do this? What is working at the moment? Identify strengths of the client and in existing support.

Step 6: Action planning  
Agree who will do what and when. Identify core team to ensure effective communication and review
Step 1 Where are we now?

1. Details of Adult at Risk:
   (Select 1 person to provide a summary based on a Multi-Agency Client Chronology).

2. Views of Client: (Try to facilitate client attending the meeting, what support would be required? If the client is not attending ensure that their views are sought prior to the meeting).

3. Confirmation of mental capacity to make a decision regarding ability to prevent harm and self-neglect:

   EXAMPLE 1: P has fluctuating capacity to make decisions about his health and social care needs.

   EXAMPLE 2: Professionals have been unable to make sufficient contact with P in order for a Mental Capacity Assessment to be undertaken.
Step 2  Start with the Solution:  [List on Whiteboard/flipchart]

• Ideally, what does P want to achieve, what do we think needs to be achieved?

(10 minutes)
Step 3  Problem identification:  [List on Whiteboard/flipchart]

**What needs to change to achieve Step 2?**

**Example:**

- “What are the issues/concerns which we need to work on to support P?
- *E.g.* accommodation/shelter
- Medical
- Mental health
- Emotional wellbeing
- Addiction
- Personal care

(10 minutes)
Step 4  Problem prioritisation:  [List on Whiteboard/ flipchart]

Agree what needs to be worked on first.

- Which of the above issues will be of the most benefit to focus on first?
- Consider who these will be of most benefit too?

(10 minutes)
Step 5  Create Steps for change  - [List on Whiteboard/ flipchart]

How we will do this?

- what is working at the moment, identify strengths of the client and in existing support.
- In how many ways might we work together on providing support?
- Small changes can lead to bigger changes.
- What already works? Do more of this.

Examples:

Support and advice to frontline agencies
Provision of domiciliary support
Peter is engaging with.....
Peter is accepting support for....... 
Agencies are talking to each other.....
Clear expectations of what we can do....... 
Support for each other between organisations.........

(20 minutes)
Step 6  ACTION PLANNING  [List on Whiteboard/flipchart]

Agree who will do what and when. Identify core team to ensure effective communication and review

- “We have agreed to provide the following support in order to work collaboratively to support P.. We can complete our Action Plan now.

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<th>What Action:</th>
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<td>Who</td>
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• Date of next meeting to check progress?
• Who needs to attend?
• How will we keep in contact?
• Who should be the core contact team?

`Thank you all for attending and participating today.`