Modern Slavery and Human Trafficking Practice Guidance

July 2019
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1. **Introduction:**

The term ‘Modern Slavery’ encompasses a wide range of criminal offences involving exploitation; it is an illicit trade in which human beings are turned into commodities to be bought, sold and exploited for vast profits. The Modern Slavery Act 2015 places a duty on specified public authorities to report details of suspected cases of Modern Slavery to the National Crime Agency. This is achieved through the National Referral Mechanism (NRM).

Modern Slavery is a complex crime and may involve multiple forms of exploitation. Victims may not be aware that they are being trafficked or exploited and may have consented to elements of their exploitation or accepted their situation. For this reason, victims of Modern Slavery are often ‘held in plain sight’.

Slavery is a safeguarding issue and practitioners within the multi-agency partnership have an important role to play. Practitioners within teams wider than safeguarding, such as environmental health or trading standards who have access to premises, may be in a position to identify suspicious activity. It is therefore imperative that practitioners are equipped with the knowledge to recognise the signs of Modern Slavery and understand the procedures which should be followed if it is suspected that an individual is being trafficked, enslaved or exploited. This document provides guidance for professionals in Darlington who work with children and adults who are at risk of Modern Slavery.

This guidance should be read in conjunction with [Darlington Safeguarding Partnership Multi-Agency Policy and Procedures and Practice Guidance to Safeguard Adults at Risk of Abuse and Neglect](#) and [Darlington Safeguarding Partnership Multi-Agency Child Protection Procedures](#). There must be a clear interface with adult or child safeguarding procedures and all action taken in respect of cases of Modern Slavery must be in accordance with the Darlington Safeguarding Partnership Multi-Agency Safeguarding Adults Policy and Procedures and/or Darlington Safeguarding Partnership Multi-Agency Child Protection Procedures.

For useful information about tackling Modern Slavery in partnership and case studies of Modern Slavery, see the [Local Government Association publication: Modern Slavery: A Council Guide](#)

A potential victim of Modern Slavery is a potential victim of crime. All instances where an individual in Darlington may be a victim of Modern Slavery, must be reported to Durham Constabulary (see Para 9 for the reporting process).

2. **Legislative Framework**

2.1 The UK government signed the Council of Europe Convention on Action against Trafficking Human Beings in March 2007. The Convention was ratified by the UK in December 2008 and came into force in April 2009. This led to the creation of the UK’s National Referral Mechanism (NRM) in 2009.
2.2 There are a number of internationally agreed legal frameworks and protocols which encompass human trafficking and Modern Slavery, all of which are encompassed in the Modern Slavery Act 2015:

- European Convention on Human Rights
- The Palermo Protocol 2000
- Council of Europe Convention on Action Against Trafficking Human Beings
- International Labour Organisation Forced Labour Convention (No. 29)
- European Directive on preventing and combatting trafficking

2.3 The Modern Slavery Act 2015 is based around the ‘4 Ps’ framework:

- **Pursue** - prosecute and disrupt individuals and groups responsible for Modern Slavery
- **Prevent** - prevent people from engaging in Modern Slavery
- **Protect** - strengthen safeguards against Modern Slavery by protecting vulnerable people from exploitation
- **Prepare** - reduce the harm caused by Modern Slavery through improved victim identification and enforcement support

As well as the Modern Slavery Act 2015 there are a number of other pieces of legislation which have an impact on the role of the local authority in tackling Modern Slavery and supporting victims including:

- Crime and Disorder Act 1998
- Housing Act 1996
- Care Act 2014
- Children Act 1989
- Children Act 2004 (as amended by the Children and Social Work Act 2017)
- Immigration Act 2016

3. What is Modern Slavery?

3.1 Modern Slavery is an umbrella term encompassing human trafficking, slavery, servitude and forced labour. All categories of Modern Slavery involve the violation of an individual’s human rights involving the restriction of their freedom and exploitation. In the UK the following activities are accepted as amounting to Modern Slavery:

3.2 **Human Trafficking**: is when men, women and children are moved and forced into exploitation. The movement could be international but also within the country from one city to another or even just a few streets. A person can be a victim of human trafficking even if they have not yet been exploited but have been moved for the purposes of exploitation. It is important to note that UK citizens can be trafficked and that no one can consent to being trafficked.

3.2.1 **Adults**: Human Trafficking in relation to adults consists of three basic components, all of which must be present in adult trafficking:
- **Action:** the recruitment, transportation, transfer, harbouring on receipt, which includes an element of movement whether national or cross border.
- **Means:** the threat or use of force, coercion, abduction, fraud, deception, abuse of power or vulnerability
- **Exploitation:** for example, sexual exploitation, forced labour or domestic servitude, slavery, financial exploitation, unlawful adoption or removal of organs.

See here for a [brief guide to Modern Slavery and Human Trafficking](#).

### 3.2.2 Children

In respect of trafficking children the ‘means’ component is not required as a child is unable to give informed consent. Therefore, child human trafficking consists of two basic components both of which must be present:

- **Action:** the recruitment, transportation, transfer, harbouring on receipt of the child, which includes an element of movement whether national or cross border.
- **Exploitation:** for example, sexual exploitation, forced labour or domestic servitude, slavery, financial exploitation, unlawful adoption, removal of organs of the child

Any child who is recruited, transported or transferred for the purposes of human trafficking, is considered to be a potential victim whether or not they have been forced, coerced or deceived.

### 3.3 Examples of the ‘means’

**Deception:** An example of deception may be that the recruiter or the employer has provided the worker with maliciously false, inaccurate or misleading information. For example, an individual who is exploited as a sex worker may have been given the impression that there were legitimate education or employment opportunities. There are also less straightforward cases, where people have been aware that they would be working consensually in the sex industry in the UK but were misled regarding the working conditions and environment in particular, the degree of control over freedom and earnings. Where such a situation is encountered, and individuals are being exploited, this may amount to Modern Slavery.

**Physical coercion:** This refers to the threat or use of force including abduction against the victim or their family members. More subtle measures of control could be used such as, withholding a passport or immigration documents.

**Psychological coercion:** This refers to the threat or perceived threat to the victim’s relationship with other people. Examples of psychological coercion include:

- blackmail
- forcing someone to pay an excessive amount of money for sub-standard accommodation
- making significant deductions from the victim’s ‘salary’
- threats of rejection or disapproval from a peer group or family
• ritual oaths; there is evidence that witchcraft or ritual oaths are used to make children fearful and compliant
• grooming; this occurs when vulnerable individuals are enticed over time to take part in an activity in which they are not entirely willing participants; for example, a trafficker may present to a victim as a ‘boyfriend’ in a sexual exploitation case. Individuals can often appear to be ‘willing participants’ and children are especially vulnerable.
• Stockholm Syndrome; this describes instances where because of an inequality of power, victims create a false emotional or psychological attachment to their controller.

There does not have to be a direct personal relationship in psychological coercion. It can relate to wider issues, for example, social stigma. This is particularly relevant in cases involving sexual exploitation or other forms of sexual violence.

**Complex cases:** There are also complex cases where victims have been trafficked and subject to exploitation in their own country and after escaping the situation, travel to the UK as an adult to work in the sex industry. At first it may appear that the individual is a willing participant, but it is possible that their situation is a progression of control and coercion.

### 3.4 Exploitation

To be a victim an individual must have been trafficked for the purpose of exploitation which may take the form of:

• sexual exploitation
• forced labour or services
• slavery or practices similar to slavery
• domestic servitude
• forced criminality
• removal of organs (organ harvesting including egg harvesting)

**There is no requirement for the purpose (exploitation) to be achieved:** Under the Convention an individual who has been trafficked is a ‘victim’ even if the exploitation has not occurred, for example if a police operation takes place or the victim escapes before the exploitation has taken place. Under the legal definition trafficking occurs once certain acts are carried out for the purpose of exploitation. So, *purpose* is the key element, rather than whether the exploitation has taken place.

### 3.5 Human Smuggling is not Human Trafficking

Practitioners must not confuse human trafficking with human smuggling (also known as people smuggling). Human smuggling occurs when an individual seeks the help of a facilitator to enter the UK illegally; the relationship between both parties ends once the transaction is completed. Many people who enter the UK illegally do so by this method.

### 3.6 Human Smuggling is not a form of Modern Slavery

The purpose of human smuggling is to move an individual across a border illegally and it is regarded as a violation of state sovereignty. The purpose of Modern Slavery is to exploit the victim for
gain or other benefit and is regarded as a violation of the individual’s freedom and integrity.

There are several factors which help distinguish smuggling and Modern Slavery (trafficking):

- When an individual is trafficked, the victim’s entry into a state can be either legal or illegal, but smuggling is categorised by illegal entry
- Trafficking can take place within and across national borders, but international travel is required for smuggling
- In the case of adults, trafficking is carried out with the use of force and/or deception. Smuggling is not characterised by these factors indicating that it is a voluntary act on the part of those being smuggled
- Trafficking involves the intended exploitation of people on arrival, while the services of smugglers usually end when people reach the destination and the transaction ends.

Practitioners must appreciate that in some cases the distinction between smuggling and trafficking is blurred. Some trafficking victims may start out believing that they are being smuggled and will have control over how the debt is paid and will be free to go about their business once the agreed fee is settled. However, some will find themselves in a potentially exploitative situation where they are ‘debt bonded’ and forced to work to pay their debt and controlled by a ‘trafficker’.

3.7 **Illegal Adoption:** Not every case of illegal adoption should be considered as exploitation. A child may be sold or adopted illegally but not exploited. Illegally selling a child for adoption would not constitute trafficking where the child is not exploited. If, however an adopted child is subjected to coerced labour or sexual exploitation, this will meet the exploitation element of human trafficking or Modern Slavery. Where a child is given to ‘parents’ who intend to exploit the child, this may fall under an exploitation purpose which would be considered as an element of trafficking or Modern Slavery.

4. **Categories of Modern Slavery**

In the UK, the following activities are accepted as amounting to Modern Slavery:

4.1 **Sexual Exploitation:** In most cases involving human trafficking for the purposes of sexual exploitation, the victims are female. However, it is important to be aware that there are male victims of sexual exploitation and that men may face additional barriers to disclosure. There is currently a limited research base to assess the full extent of adult male sexual exploitation.

The majority of female victims of trafficking identified in the UK are exploited through the sex work industry. Many victims are beaten, raped and abused. They travel to the UK based on false promises of a better job and economic opportunities, often out of a desire to earn money and create a better life for their children or family.

There is no typical experience of people who have been trafficked for sexual exploitation. Some are held captive, assaulted and violated. Others do not experience
physical abuse but are psychologically abused and live in fear of harm to themselves and their family members. Individuals will rarely self-identify as victims of sexual exploitation in explicit or obvious ways.

It should be noted that sexual exploitation can also occur outside of the context of Modern Slavery and that it may occur within other categories of abuse for example, domestic abuse or sexual abuse.

For further guidance see [Darlington Safeguarding Partnership Sexual Exploitation Referral Pathway](#).

Where sexual exploitation coexists with Modern Slavery the procedures outlined in this document should be followed.

All instances of children who are identified as experiencing sexual exploitation must be dealt with in accordance with the [Darlington Safeguarding Partnership Multi Agency Child Protection Procedures](#) and [Darlington Safeguarding Partnership Child Sexual Exploitation Procedure and Practice Guidance](#).

For potential indicators of sexual exploitation see [Appendix 2](#).

### 4.2 Forced Labour:

Forced labour is not restricted to a particular sector of the labour market, but cases have been identified in the following sectors:

- manufacturing
- food processing
- agriculture
- hospitality
- construction
- nail bars
- care homes
- domestic work
- car washes
- sex industry
- takeaways

It should be noted that forced labour cannot be equated with either:

- working for low wages and/or in poor working conditions
- situations of economic necessity when a worker feels unable to leave a job because of real or perceived absence of employment alternatives.

See [Gangmaster and Labour Abuse Authority: The Nature and Scale of Labour Exploitation across all Sectors in the United Kingdom](#) (2018) for more information about the nature and scale of labour exploitation across all sectors within the United Kingdom.

For a list of potential indicators of Forced Labour see [Appendix 2](#).
4.3 **Debt Bondage:** Debt bondage often accompanies other categories of Modern Slavery. Also known as bonded labour or debt slavery, internationally it is the most common form of Modern Slavery, but it is the least understood. Debt bondage occurs when an individual is forced to work to pay off a debt. They are coerced or deceived into working for little or no financial remuneration with no control over their debt. Most or all of the money they earn goes to pay the debt, but the value of their work becomes greater than the original sum of money owed. The victims face coercion, threats and intimidation if they try to leave their employment, leaving them trapped in a cycle of exploitation with very few avenues of escape.

4.4 **Domestic Servitude:** Servitude means an obligation to provide a service which is imposed by the use of coercion. It is an ‘agravated’ form of forced or compulsory labour. The fundamental distinguishing feature between servitude and forced or compulsory labour, is in the victim feeling that their condition is permanent and the situation is unlikely to change.

For a list of potential indicators of Domestic Servitude see Appendix 2.

The problems of domestic workers held in servitude are exacerbated by the fact that it is often difficult for them to leave the employer’s household to seek help. Abusive employers create physical and psychological obstacles, for example, by instilling fear by threatening them with further abuse, or to harm their families or by threatening deportation, or withholding their passport.

Children living in domestic servitude may not see the situation as exploitative if they have been used for domestic servitude in their home country. Some children have been groomed and see domestic servitude as work which they must do in return for food and accommodation. There is evidence to suggest that if children are kept in domestic servitude by powerful members of the community or family members, they are unable to report the abuse due to psychological coercion and control.

For a list of potential indicators of Domestic Servitude see Appendix 2.

4.5 **Removal of Organs (organ harvesting):** This type of trafficking involves exploiting people by removing their internal organs which are used for transplant. In these circumstances, traffickers force or deceive the victim into giving up an organ. Organs commonly traded are the kidneys and the liver, but it can apply to any organ and includes ‘egg harvesting’ whereby women who are vulnerable through poverty, are exploited in circumstances which pose a high medical risk to the life and health of the victim.

4.6 **Forced Criminality:** Forced criminality is understood as the exploitation of a person to commit crime such as:

- pick-pocketing
- shop lifting
- drug cultivation
- drug trafficking and ‘county lines’
- other activities which are subject to penalties and imply financial gain
Thousands of children and vulnerable adults are being groomed to work as ‘drug mules’ within the UK, by dealers exploiting vulnerable people to expand across the country in a criminal enterprise known as ‘county lines’, whereby a criminal group establishes a network between an urban hub and county location to where drugs (primarily heroin and crack cocaine) are supplied. For in depth guidance see [GOV.UK Criminal Exploitation of Children and Vulnerable Adults: County Lines](https://www.gov.uk/government/publications/criminal-exploitation-of-children-and-vulnerable-adults-county-lines).

5. **Indicators of Modern Slavery - how to identify a potential victim**

5.1 Practitioners need to know and understand the signs which may indicate that a person is the victim of Modern Slavery, in order to decide whether to refer a case to Safeguarding and the National Referral Mechanism (NRM). Modern Slavery has been described as a ‘shape shifter’ which crosses boundaries and merges with other categories of abuse. The victims are often ‘hidden in plain sight’ and it is easy to miss the signs of abuse, often described as the ‘invisible shackles’ of Modern Slavery or the ‘invisible handcuffs of psychological imprisonment’.


It can be difficult to identify victims of Modern Slavery which often coexists with other categories of abuse, such as domestic abuse or sexual exploitation. This can lead a practitioner to believe that they are dealing with domestic violence, child sexual exploitation, a labour dispute or other forms of coercion or control, meaning that they fail to identify the signs of Modern Slavery allowing the victims to remain ‘hidden in plain sight’.

It is common for traffickers or modern-day slavery facilitators to provide stories for victims to tell if approached by the authorities. Errors or lack of reality may be as a result of their initial accounts being composed by others and learned.

In circumstances where a victim’s trafficker or Modern Slavery facilitator is present when the victim is questioned, practitioners should look out for non-verbal communication and body language between the victim and trafficker or Modern Slavery facilitator.

Child victims may find it additionally hard to disclose, as the traffickers may have given them inaccurate information about the role of the authorities and they may have had bad experiences with corrupt authorities in their home country or during their journey.

For general indicators of Modern Slavery see [Appendix 1](#)
For potential indicators of Sexual Exploitation see [Appendix 2](#)
For potential indicators of Domestic Servitude see [Appendix 2](#)
For potential indicators of Forced or Compulsory Labour see [Appendix 2](#)
For potential indicators in relation to Trafficked Children see [Appendix 3](#)
5.2 Victims who are reluctant to self-identify and obstacles to victims coming forward; Practitioners need to understand why people may not recognise themselves as a victim of Modern Slavery or trafficking or may be reluctant to be identified as such. Victims of Modern Slavery may initially be unwilling to disclose details of their experience, or identify as a victim because of a fear of the following:

- punishment by traffickers
- punishment by the authorities
- deportation
- juju (a spiritual belief system) or witchcraft rituals
- discrimination by their community or family
- threats against family and fears for the safety of family
- many victims trafficked into the UK consider the appalling conditions of their servitude in this country to be preferable to the alternatives in their country of origin

Victims may also fear being accused of being complicit in their situation; some exploited people may be viewed as ‘colluding’ with their ‘employer’ by accepting the protection of the person exploiting them from immigration authorities.

To minimise the risk of being identified as offenders, traffickers or Modern Slavery facilitators may become less physically aggressive or in the case of trafficked women, may become ‘romantically involved’ or provide small sums of money. Such perceived ‘relationships’ can add to the confusion when identifying victims of Modern Slavery.

Fear of reprisals against them or their children or families may prevent victims coming forward. In most trafficking situations, the perpetrators know or will establish personal information about the victim and their family and friends. It is very common for the perpetrators to use threats against the victim’s family and children to manipulate and control the victim. The threat and fear of reprisal has a huge impact in a victim’s willingness to cooperate with the authorities.

6. Child Victims of Modern Slavery

6.1 In order to determine whether a child is a potential victim of Modern Slavery, practitioners need to be aware that the issues and characteristics may differ to those of adult victims. The crucial difference is that it is not necessary to demonstrate the ‘means’ to show that the child has been trafficked or held in slavery. This is because children cannot give informed consent, so it is not necessary to show that they were forced, coerced or deceived. If they are exploited or held in slavery, that is sufficient evidence to demonstrate that a slavery or trafficking offence has been committed.

A child is defined according to the Children Acts 1989 and 2004 (as amended by the Children and Social Work Act 2017) as anyone who has not yet reached their 18th birthday.

All instances where children are believed to be victims of Modern Slavery must be dealt with in accordance with Darlington Safeguarding Partnership Multi Agency Child Protection Procedures and potential victims under the age of 18 years should
immediately be referred to Darlington Borough Council Children’s Services. In all such cases, referral to children’s safeguarding will take precedence over a referral to the National Referral Mechanism (NRM) (see para 7). Any child (or anyone who may be a child) who is potentially a victim of Modern Slavery, regardless of their nationality or immigration status, must be appropriately safeguarded, supported and accommodated in accordance with the requirements of the Children Act 1989 and Working Together 2015.

6.2 Trafficking children for financial gain: Most children are trafficked for financial gain. This can include payment from or to the child's parents. In most cases, the trafficker also receives payment from those wanting to exploit the child once in the UK. Traffickers specifically target impoverished communities to exploit vulnerability. Poor and displaced families may hand over care of their children to traffickers who promise to provide a source of income, education or skills training, but ultimately exploit them. Trafficking is carried out by organised gangs and individual adults or agents. Trafficked children may be used for:

- sexual exploitation
- domestic servitude
- credit card fraud
- begging and other petty crime
- restaurant and catering work
- agricultural labour
- illegal cannabis farms
- benefit fraud
- drug trafficking
- illegal international adoption for the purpose of exploitation

6.3 Internally trafficked children: Trafficking within the UK for sexual exploitation (internal trafficking) is defined under S 58 Sexual Offences Act 2003.

The ‘travel’ needs only be from one location to another within a borough to constitute an offence. It is not necessary for an act of sexual abuse to take place - evidence of intent is sufficient to constitute an offence.

For indicators of children who have been internally trafficked see Appendix 3

Internally trafficked children and young people can be coerced into recruiting their peers to accompany them when they are being moved from one location to another. The traffickers exert strong control over their victims and often entice them into committing criminal offences, such as theft or drug related crime.

Victims are commonly subjected to physical abuse (including drug and alcohol abuse) and psychological abuse, as the victims are coerced into maintaining secrecy surrounding their circumstances.
All children who are believed to be victims of sexual exploitation must be dealt with in accordance with Darlington Safeguarding Partnership Child Sexual Exploitation Procedure and Practice Guidance.

### 6.4 Identifying potential child victims of trafficking

The identification of trafficked children may be difficult, as they may not show obvious signs of distress or abuse. Some children may be unaware that they are the victims of trafficking, while others may actively participate in hiding the fact that they have been trafficked.

For indicators of child trafficking see Appendix 3.

Children who are in a trafficking situation are often reluctant to give information and are often inconsistent as a result of the trafficker/facilitator fabricating a cover story for the child to recount if questioned.

On discovery, children who are victims of Modern Slavery may not show any obvious signs of distress or imminent harm. Even if the child understands what is happening, they may still appear to willingly submit to the will of the parent or accompanying adult. Even when a child appears to have submitted willingly to the will of their parents or the accompanying adult, it is not considered possible for a child to give informed consent.

For a list of indicators of Modern Slavery in relation to children see Appendix 3.

### 6.5 Consent of child victims is not required

It is not possible for a child to give informed consent. Therefore, any child who is recruited, transported, transferred, harboured or received for the purposes of exploitation or is directed to perform labour, is considered to be a potential victim of Modern Slavery, regardless as to whether they have been coerced or deceived. It is therefore not necessary to prove the 'means' component of the human trafficking legislation. In these circumstances, practitioners must consider any child as a victim of Modern Slavery.

Parents and relatives may also be involved in the exploitation of the child. The child may be loyal to the parent or carer and practitioners should not expect them to seek protection from the adult of their own initiative.

### 6.6 Internally trafficked children

Trafficking within the UK for sexual exploitation (internal trafficking) is defined under S 58 Sexual Offences Act 2003.

The 'travel' needs only be from one location to another within a borough to constitute an offence. It is not necessary for an act of sexual abuse to take place, evidence of intent is sufficient to constitute an offence.

Internally trafficked children and young people can be coerced into recruiting their peers to accompany them when they are being moved from one location to another. The traffickers exert strong control over their victims and often entice them into committing criminal offences, such as theft or drug related crime.

Victims are commonly subjected to physical abuse (including drug and alcohol abuse) and psychological abuse as the victims are coerced into maintaining secrecy surrounding their circumstances.
6.7 Care of unaccompanied and trafficked children: Statutory Guidance for Local Authorities on the care of unaccompanied asylum seeking and trafficked children (DfE 2014) provides that where the age of a person is uncertain and there are reasons to believe that they are a child, they are presumed to be a child in order to receive immediate 3 access to assistance, support and protection, in accordance with Article 10(3) of the European Convention on Action Against Trafficking in Human Beings. Age assessments should only be carried out where there is significant reason to doubt that the claimant is a child. Age assessments should not be a routine part of a Local Authority’s assessment of unaccompanied or trafficked children. Any child transported for exploitative reasons is considered to be a trafficking victim, whether or not they have been forced or deceived. This is partly because it is not considered possible for children in this situation to give informed consent. Even when a child understands what has happened, they may still appear to submit willingly to what they believe to be the will of their parents or accompanying adults. It is important that;

6.8 Further guidance on child victims: The Child Trafficking Advice Centre (CTAC) which operates within the National Society for the Prevention of Cruelty to Children (NSPCC) operates a child trafficking advice and information line which offers direct assistance to professionals dealing with children who may have been trafficked. The CTAC has a national remit and is staffed by qualified social workers and a Police Liaison Officer. The advice line number is 0808 800 5000.

See Para 8.2 for the role of Children’s Social Care in responding to child victims of Modern Slavery.

7. The ‘duty to notify’: Referring cases to the National Referral Mechanism (NRM)

Section 52 of the Modern Slavery Act 2015 places a statutory duty on the specified public authorities to respond to suspected incidents of Modern Slavery and human trafficking. This is called the ‘duty to notify’. The legislation allows a number of specified public authorities to undertake this task as outlined in Para 7.2. The following paragraphs outline the process of the National Referral Mechanism (NRM):

7.1 The National Referral Mechanism (NRM): The NRM has been established to identify victims of Modern Slavery and refer them to organisations which will offer support. It is the process by which people who may have been trafficked are identified, referred, assessed and supported by the UK government. In Modern Slavery cases, a number of organisations (such as police, the Home Office, UK Border Force, UK Visas and Immigration and Immigration Enforcement, the National Crime Agency, Local Authorities and non-government organisations), work together to safeguard potential victims and the NRM facilitates a coordinated multi-agency response. The support available may include access to advice, accommodation, protection, emotional and practical help. The NRM applies to all victims of Modern Slavery. Individuals identified as potential victims of Modern Slavery are entitled to a minimum recovery and reflection period of 45 days.
7.2 The ‘duty to notify’: how to refer a case to the National Referral Mechanism (NRM): Since 1 November 2015, Section 52 of the Modern Slavery Act 2015 has required that specified public authorities notify the Secretary of State of any individual identified as a potential victim of Modern Slavery in England and Wales. The ‘duty to notify’ applies to Police, Local Authorities, the National Crime Agency and the Gang Masters Licensing Authority. Other public bodies and non-government organisations are also being encouraged to make a voluntary notification, despite not being legally bound by this duty.

In England and Wales only designated First Responders can refer a case to the NRM for consideration by one of the UK’s two Competent Authorities (CA). First responders are:

- Police
- Local Authorities
- Home Office (including UK Border Force)
- National Crime Agency
- specified non-governmental organisations for children: Barnardo's/NSPCC
- specified non-governmental organisations for children: The Salvation Army/Unseen/POPPY Project/Kalayaan/Medaille Trust

Trained specialists within the Competent Authorities determine whether those referred are victims of trafficking/Modern Slavery. The two Competent Authorities are:

- **The UK Human Trafficking Centre (UKHTC)** which deals with referrals from the police, local authorities, and NGO’s
- **The Home Office Immigration and Visas (UKVI)** which deals with referrals identified as part of the immigration process, for example, where trafficking or Modern Slavery may be an issue as part of an asylum claim

If it is believed that Modern Slavery is taking place, the case should be referred to the National Referral Mechanism (NRM) so that a Competent Authority can fully consider the case. It is not necessary to be certain that someone is a victim to make a referral. As children do not need to consent to be referred to the NRM, this method must always be used in cases involving children.

**It should be noted that the ‘duty to notify’ and the submission of a referral to the NRM should not be used as a means of safeguarding a victim. Safeguarding procedures must be invoked at the outset and must operate in tandem with the NRM notification.**

There are two ways to fulfil the ‘duty to notify’:

i. **Send an NRM form to the UKHTC.** If it is believed that someone is a victim of Modern Slavery in England and Wales, the NRM referral form should be completed by a First Responder.
National Referral Mechanism Form (adult) England and Wales
National Referral Mechanism Form (child) England and Wales

Completed forms should be sent to the National Crime Agency (NCA) Modern Slavery and Human Trafficking Unit via email to nrm@nca.x.gsi.gov.uk or by fax to 0870 496 5534.

The timescales for the ‘duty to notify’ require that the referral form or the form MS1 be submitted to the UKHTC as soon as practicable and unless there are exceptional circumstances, this should be within one month of encountering the victim.

ii. **Send the form MS1 to the dedicated mailbox**: If an adult victim of Modern Slavery does not consent to a referral to the NRM, the first responder must complete the form MS1 and send to dutynotify@homeoffice.gsi.gov.uk. (See para 7.3 Adult victims and consent)

The Government’s NRM team have a target of **five working days** from receipt of a referral by a first responder, to decide whether there are reasonable grounds to believe that a person is a potential victim of Modern Slavery. This deadline is set by the Government.

7.3 **Adult victims and consent**: Adults will only be accepted into the NRM if the consent section of the form has been completed and signed by the victim. Informed consent requires that the NRM, the referral process and the potential outcome be clearly explained to the victim.

The National Referral Mechanism (NRM) is a multi-agency process and when a potential victim consents to enter the NRM, they must be made aware that information will be referred in order to access the NRM.

When completing the NRM form, the victim should be informed that the case will be referred to the Police (either by the first responder or by a competent authority), as it is possible that criminal offences have been committed by the traffickers/facilitators. If the adult does not consent to the referral to the Police, then the referral should still be made, omitting the personal details of the victim.

If the potential victim does not wish to be referred to the NRM, a MS1 form should be completed and sent to dutynotify@homeoffice.gsi.gov.uk. The MS1 form can be anonymous. The MS1 form and associated guidance is available at www.gov.uk/government/publications/duty-to-notify-the-home-office-of-potential-victims-of-modern-slavery.

The Home Office has produced a leaflet for the information of those identified as a potential victim of Modern Slavery.

The Modern Slavery helpline number is **08000 121700**.

The Salvation Army Human Trafficking helpline is **0300 303 8151**.
7.4 Decision making: Stage 1 – ‘Reasonable grounds’: The NRM team has a target date of **5 days** from receipt of the referral in which to decide whether there are reasonable grounds to believe the individual is a potential victim of human trafficking or Modern Slavery. This may involve seeking additional information from the first responder or from specialist Non-Government Organisations (NGOs).

**Stage 2 ‘Conclusive Decision’:** If it is decided there are reasonable grounds to believe that the person is a potential victim of Modern Slavery, the person will be offered a reflection and recovery period of **45 calendar days** and in the case of adults, they can be provided with a place at a safe house, subsistence and access to relevant medical and legal services, and potential eligibility for discretionary leave if they are recognised as a victim. This can be extended if the victim needs this kind of support for a longer period, or if making the decision takes longer. During this time, further information is gathered relating to the referral from the first responder and other agencies. They will then decide whether the person is a victim of Modern Slavery. The target for this decision is within the 45-day recovery period. During the minimum 45-day recovery and reflection period, the CA gathers additional information relating to the referral from the first responder and other sources. Close collaboration between the Police and the CA is required. This additional information is used to make a **conclusive grounds decision** on whether or not the referred person is a victim of Modern Slavery. The expectation is that a conclusive grounds decision will be made as soon as possible, following day 45 of the recovery and reflection period. There is no target to make a conclusive grounds decision within 45 days – the timescale will be based on all the circumstances of the case. The case manager works to the following conclusive grounds threshold: whether on the balance of probabilities it is more likely than not that the individual is a victim of Modern Slavery.

7.5 Extensions: Extensions to the 45 days can be granted where necessary. Reasons for an extension can include the victim suffering from serious health issues; severe mental health or psychological issues (including post-traumatic stress disorder) requiring a longer period of recovery and reflection; or high levels of victim intimidation. The length of the extension will be considered on a case by case basis, depending on the facts of the individual case. If the 45-day recovery and reflection period has been extended, the CA, first responder and support provider must keep the extension under review. An extension review must occur every 28 calendar days, or when there is a change in the victim’s circumstances.

7.6 Positive conclusive grounds decision: Both the first responder and the victim are notified of this decision. When a person is found conclusively to be a victim and has agreed to assist the Police with formal enquiries in the UK, the Police may make a formal request to the Home Office for them to be granted a period of discretionary leave to remain (DLR) on this basis. The period must not be less than 12 months and one day and no more than 30 months. This may be extended where necessary, for
example, when a criminal prosecution takes longer than expected and the Police have confirmed or requested an extension. Both EEA and non-EEA nationals can apply.

7.7 Requests for discretionary leave to remain: Any requests for discretionary leave to remain (DLR) of a Modern Slavery victim should be sent to:

- the NRM team in the Home Office (UK Visas and Immigration or Immigration Enforcement) who made the positive conclusive grounds decision, for non-EEA cases
- neh.ukba.nrm@homeoffice.gsi.gov.uk for Police requests in England, Scotland and Northern Ireland, for EEA cases

After the request is made, the CA may seek further information from the confirmed victim, such as asking them to complete an application form (FLR(O) or FLR(DL) as appropriate) and return it to the CA. No decision on whether to grant discretionary leave will be taken before a conclusive grounds decision is made. A victim cannot be prevented from leaving the UK if they so wish.

7.8 Negative conclusive grounds decision: If the CA decides that the referred person was not enslaved, the criminal investigation should nevertheless continue. If there are no other circumstances that would allow the referred person the right to live in the UK, they are supported by the government to return voluntarily to their country of origin. Alternatively, a limited number of rescue and rehabilitation centres are provided by charities and non-governmental organisations, for those who fall outside the NRM or who refuse consent for referral. Those who initially refuse consent may change their decision following their stay and can then be referred to the UKHTC.

A victim claiming asylum may also be entitled to accommodation provided by the National Asylum Support Service (NASS).

7.9 Right of Appeal: There is no statutory right of appeal for potential victims against an NRM decision. However, if a person can provide further details in ongoing assessments, others can on their behalf, or new substantive evidence emerges, the Competent Authority can be requested to reconsider their decision. Decisions can only be challenged through judicial review.

7.10 Accommodating Adult Victims: In England and Wales, potential victims of Modern Slavery will have access to support and first responders must contact support providers to arrange accommodation. The safety of the victim is paramount, and the first responder must make provision for accommodation as soon as a potential victim is identified, as there will be a significant risk from the trafficker or Modern Slavery facilitator. If an adult victim requires support or safe accommodation, the first responder must contact the Salvation Army’s 24 hour referral line 0300 303 8151.

7.11 Meeting urgent health needs: A potential victim may suffer a wide range of health and mental health problems and if a victim requires urgent medical assistance, this must be provided. Some services or treatments are exempt from charges and are
available on the National Health Service to all people regarding of immigration status including:

- Accident and Emergency Services
- Family Planning Services
- treatment for most infectious diseases
- treatment required for a physical or mental condition caused by torture, female genital mutilation and domestic or sexual violence (applies in England only and does not apply if the subject has travelled to the UK for the purpose of seeking the treatment).

7.12 **Children and the National Referral Mechanism:** All instances where children are believed to be victims of Modern Slavery, must be dealt with in accordance with *Darlington Safeguarding Partnership Multi Agency Child Protection Procedures* and potential victims under the age of 18 years should immediately be referred to Darlington Borough Council Children’s Services. In all such cases, referral to children’s safeguarding will take precedence over a referral to the National Referral Mechanism (NRM). Any child (or anyone who may be a child) who is potentially a victim of Modern Slavery, regardless of their nationality or immigration status, must be appropriately safeguarded, supported and accommodated in accordance with the requirements of the Children Act 1989 and Working Together 2015 (see Para 6).

For a flowchart of the NRM process see *Appendix 5*.

8. **The Role of the Local Authority**

The Local Authority can play a key role in tackling Modern Slavery which intersects with many different areas that councils are involved with, and a number of different officers may come across potential victims whilst going about their everyday duties. The role of the Local Authority can be separated into four areas:

- identification and referral of victims
- supporting victims - this can be through safeguarding children and adults with care and support needs and through housing/homelessness services
- community safety services and disruption activities
- ensuring that the supply chains Council’s procure from, are free from Modern Slavery

Housing and homelessness services may see people who are at risk of trafficking through the provision of homelessness services, or through inspections of houses in multiple occupation (HMOs), they may come across Modern Slavery victims living in substandard accommodation.

After exiting the National Referral Mechanism, victims may approach the Local Authority for housing if they have decided to remain in the UK. Homelessness legislation provides a framework for the Local Authority to decide whether an individual has a statutory right to housing. Whilst the Local Authority must have regard to
legislation and case law, it must also take into account the needs and individual circumstances of each person in making a decision about the legal obligation. Settling someone into accommodation is an opportunity to ensure that they are adequately supported and protected from further exploitation.

Community Safety Officers may encounter trafficking or Modern Slavery whilst working on issues around serious and organised crime, drugs or other local crimes such as begging or cannabis cultivation.

Similarly, Trading Standards, Licensing or Environmental Health and other regulatory services may encounter victims or perpetrators whilst inspecting premises, such as nail bars or regulating other businesses such as taxis and private hire firms.

Councillors may hear concerns from residents about particular businesses or houses in the area. Overview and scrutiny committees also play a vital role in seeking assurance that clear governance processes are in place to respond to and provide support for victims of Modern Slavery.

Effective partnership working is key to tackling Modern Slavery. The Community Safety Partnership (CSP), Health and Wellbeing Boards (HWB) and Darlington Safeguarding Partnership (DSP) all have a role to play in identifying and supporting victims and tackling Modern Slavery.

For further guidance on the role of the Local Authority and partnership working and Modern Slavery with case studies, see the Local Government Association Publication: Modern Slavery: A Council Guide

9. What to do if Modern Slavery/Trafficking is suspected:

9.1 Reporting Modern Slavery: Practitioners within the multi-agency partnership and wider authorities (for example housing officers, environmental health teams or trading standards teams) or members of the public, may be in a position to identify potential victims of Modern Slavery, especially those who enter premises as part of their duties and observe suspicious activity.

A potential victim of Modern Slavery is a potential victim of crime. Practitioners must ensure that their actions do not compromise a Police operation or criminal investigation. All instances where an individual may be a victim of Modern Slavery, must be reported to Durham Constabulary.

Safeguarding is everyone’s responsibility, and anyone can report suspicions of Modern Slavery to Durham Constabulary on 101.

If a member of the public wishes to remain anonymous, they can contact Crimestoppers on 0800 555 111.
In the event of an emergency where a child or adult is at risk of immediate harm, such as serious injury or risk to life or may be imminently moved to a different location, contact the Police on 999.

For referral pathways for Modern Slavery see Appendix 4.

In some instances, adults may be trafficked or enslaved with their children. In such circumstances there must be close liaison and information sharing between Adult Social Care and Children’s Social Care, in accordance with Safeguarding Policy and Procedures and the Children and Adults protocol.

For further guidance see Darlington Safeguarding Partnership Practice Tool to Aid Decision Making and Darlington Safeguarding Partnership Multi-Agency Threshold Tool.

9.2 Role of Children’s Social Care: In cases where a child (or someone who may be a child) has been rescued or is believed to be a potential victim of Modern Slavery and is not in imminent danger, a referral should be made in accordance with the multi-agency safeguarding procedures outlined in the Darlington Safeguarding Partnership Multi-Agency Child Protection Procedures and Durham Constabulary should be notified via the 101 telephone number. Safeguarding will always take precedence over the National Referral Mechanism.

9.2.1 Referring a case to Children’s Social Care: In all instances where a child is suspected of being a victim of Modern Slavery/human trafficking must be referred to the Police and to Children’s Services.

In some circumstances a rapid response is required to ensure the safety of the child. In the first instance, contact Durham Constabulary on 101 or if the child is at risk of immediate harm or in a situation where a child may be imminently moved to a different location, contact Durham Constabulary on 999.

A referral must also be made to Children’s Services via the Children’s Access Point 01325 406222. Out of hours, the Emergency Duty Team (EDT) can be contacted on 01642 524552.

Once Durham Constabulary and Children’s Services have been notified by telephone, professionals can complete a referral form which should be forwarded to the ChildrensAccessPoint@darlington.gov.uk and an Information Sharing Report which should be submitted to: force.intelligence@durham.pnn.police.uk

9.2.2 Assessments: Prompt decisions are needed when the concerns relate to a child who may be trafficked, to avoid the risk of the child being moved again. Where a child has been trafficked, the assessment should be carried out immediately as the opportunity to intervene is very narrow. Children may not self-identify as a victim and may be loyal to their ‘carers’. They are likely to be distrustful of the authorities. Many trafficked children go missing from care, often within the first 48 hours. Provision may need to be made for the child to be in a safe place before an assessment takes place and for the...
possibility they may not be able to disclose full information about their circumstances immediately. Specific action during the assessment of a child who is possibly trafficked should include:

- considering the need for an urgent Strategy Discussion/Meeting
- seeing and speaking with the child and family members as appropriate - the adult purporting to be the child's parent, sponsor or carer should not be present at interviews with the child, or at meetings to discuss future action
- liaison with the Police
- checking all documentation held by child, the family, the referrer and other agencies. Copies of all relevant documentation should be taken and together with a photograph of the child, be included in the social worker's file. It is necessary to liaise with the Police in respect of documentation, as original documents may need to be secured for evidential purposes.
- checking with the Local Authority for children missing from education

9.2.3 When the age of the victim is uncertain: If the age of the potential victim is uncertain and there are reasons to believe that the person is a child, the victim should be presumed to be a child and receive immediate access to protection, support and accommodation as outlined in S 51(2) Modern Slavery Act 2015. If there are concerns that the potential victim is not a child, an age assessment should be undertaken by Adult Social Care. During this time the child should be provided with support and accommodation.

9.2.4 Strategy meeting and S 47 enquiries: An early Strategy Discussion should take place to decide whether to conduct a joint interview with the child and, if necessary, with the family or carers. Under no circumstances should the child and their family members or carers be interviewed together.

9.2.5 Interpreters: In cases where English is not the child’s first language, it may be necessary to use an interpreter. Family members or carers must not be allowed to act as an interpreter. An interpreter should be obtained from an approved list and must not be connected to the child.

9.2.6 The 'Duty to Notify' the NRM and the role of Children’s Social Care: The Local Authority is a designated ‘first responder’ and if the Local Authority is in receipt of information about a child who is at risk of Modern Slavery, the Local Authority has a duty to notify the National Referral Mechanism (NRM) as follows:

Send an NRM form to the UKHTC. If it is believed that someone is a victim of Modern Slavery in England and Wales, the NRM referral form should be completed by a First Responder. National Referral Mechanism Form (Child) England and Wales

Completed forms should be sent to the National Crime Agency (NCA), Modern Slavery and Human Trafficking Unit via email to nrm@nca.x.gsi.gov.uk or by fax to 0870 496 5534.
The timescales for the ‘duty to notify’ require that the referral form or the form MS1 be submitted to the UKHTC as soon as practicable and unless there are exceptional circumstances, this should be within one month of encountering the victim.

See paragraph 7 for further information on the National Referral Mechanism (NRM) and the duty to notify.

It should be noted that the ‘duty to notify’ and the submission of a referral to the NRM should not be used as a means of safeguarding a victim. Safeguarding procedures must be invoked at the outset and must operate in tandem with the NRM notification.

9.2.7 Returning Trafficked Children to their Country of Origin: In many cases, trafficked children apply to the UK Visas and Immigration (UKVI) for asylum or for humanitarian protection. For some, returning to their country of origin presents a high risk of being re-trafficked, further exploitation and abuse.

If a child does not qualify for asylum or humanitarian protection and adequate reception arrangements are in place in the country of origin, the child will usually have to return to the home country. It is important that this is handled sensitively and with assistance with reintegration, which is available through voluntary return schemes. There remains a duty of care towards any child who is in the process of being returned to their country of origin.

A risk assessment needs to be undertaken into the potential risks a child may face if they were to return home. A safe reception arrangement needs to be in place with arrangements for education, health care. Different countries have varying arrangements to support repatriated children and the specific conditions of the relevant country should be investigated.

If repatriation is being considered for a child, the agency should work closely with the relevant Local Authority in the victim’s country of origin, in order to ensure that the receiving authority has made provision for a continuous package of care. In order to facilitate this process, it is possible to contact Children and Families Across Borders (CFAB) on 020 7735 8941.

9.2.8 Trafficked Children who are Looked After: Trafficked children identified as Unaccompanied Asylum Seeking Children (UASC) may be accommodated.

The assessment of their needs to inform their Care Plan, should include a risk assessment of how the Local Authority intends to protect them from any trafficker being able to re-engage the child in further exploitative activities. This plan should include contingency plans to be followed if the child goes missing. Residential staff and foster carers should be vigilant and made aware of the the potential high risk to themselves and the child they are caring for. Trafficking is a serious offence often linked to organised and dangerous crime. Contingency plans, additional safety and
security measures should be discussed with those involved and necessary action taken.

The Local Authority should continue to share with the regional UK Visas and Immigration office and the Police, any information which emerges during the placement of a child who may have been trafficked, concerning potential crimes against the child, risks to other children or relevant immigration matters.

9.2.9 Trafficked Children who are missing: Significant numbers of children who are categorised as UASC have also been trafficked. Some of these children go missing before they are properly identified as victims of trafficking. Such cases should be urgently reported to the UK Visas and Immigration and the Police. Local Authorities should consider seriously the risk that a trafficked child is likely to go missing.

9.3 Role of Adult Social Care: Social Care practitioners need to recognise and understand the signs which may indicate that an individual is a potential victim of Modern Slavery (see para 5). Adult social care practitioners may receive a referral from Health, a children’s social worker, environmental health or asylum teams as a safeguarding concern, or a potential victim may have been referred to adult social care for another reason. It is the role of the social care practitioner to identify potential causes for concern and take appropriate action.

Prompt decisions are needed when the concerns relate to an adult who may be trafficked, to avoid the risk of the victim being moved again. Where an adult has been trafficked or enslaved, prompt action is required as the opportunity to intervene is very narrow.

In cases where an adult has been rescued or an individual is believed to be at risk of Modern Slavery but is not in imminent danger, a referral must be made to the Police by contacting Durham Constabulary on 101.

Professionals should complete an Information Sharing report which should be submitted to: force.intelligence@durham.pnn.police.uk

It is important that practitioners are aware that the Darlington Multi-Agency Policy, Procedures and Practice Guidance to Safeguard Adults at risk of Abuse and Neglect apply to potential victims of trafficking and slavery. Safeguarding will always take precedence over the National Referral Mechanism.

9.3.1 Referring cases to Adult Social Care: Cases should be referred to Adult Social Care if the victim is receiving care and support for their needs or has an appearance of having care and support needs and as a result of the care and support needs, is unable to protect themselves. Before submitting a safeguarding concern, the consent of the potential victim should be sought. If there is doubt as to whether the victim has capacity to consent to the safeguarding process, a capacity assessment should be completed. If the adult lacks capacity, a best interest decision should be made. If the adult has capacity and does not consent to the safeguarding process, then the concern should be submitted only if public interest or vital interest considerations apply.
A referral can be made by contacting the First Response Team on 01325 406111 or complete a referral form and submit to SSACT@darlington.gov.uk. Out of hours the Emergency Duty Team (EDT) can be contacted on 01642 524552.

In the event of an emergency contact Durham Constabulary on 101.

It should be noted that even in the absence of the consent of an adult with capacity, Durham Constabulary should be notified on 101 or via the submission of an Information Sharing report to: force.intelligence@durham.pnn.police.uk (see para 8.3.5).

9.3.2 Assessment of care and support needs: It should be noted that many adult victims of Modern Slavery do not self-identify and may not present as having obvious care and support needs and may not wish to cooperate with the authorities. For this reason, many victims are ‘held in plain sight’. Some circumstances may require immediate attention as this may be the one chance to help the victim. Many victims have been trafficked because they are vulnerable for reasons of poverty, mental health issues, alcohol or drug dependency, learning disability or other factors. Sometimes human trafficking and Modern Slavery initially presents another category of abuse such as domestic abuse or sexual abuse, resulting in the practitioner not recognising that Modern Slavery is a factor. Adults with learning disabilities and mental health issues may be particularly vulnerable to trafficking and exploitation. Any individual or their representative can request an assessment of care and support needs. When any concern is raised, it is important that practitioners assess whether or not the adult has care and support needs.

9.3.3 Mental Capacity and Advocacy considerations: Adult social care practitioners may be asked to make an assessment of an adult’s capacity, to consent to the safeguarding process or referred to the NRM. When any concern is raised, it is important that practitioners assess whether or not the adult has care and support needs and for those adults who currently receive support, whether the support plan needs to be reviewed to ensure it is appropriate in meeting the individual’s ongoing needs.

If the individual lacks capacity to make a specific decision as a result impairment of the mind or brain, the best interests process should be followed and an advocate appointed. An assessment may need to be conducted again during the process, given that any mental capacity assessment is ‘moment specific’.

Should an individual appear to have capacity but there is concern that the person is making unwise decisions as a result of ‘undue influence’, the evidence should be collated to demonstrate that whilst the individual has capacity, their decisions are a consequence of threats or intimidation by the traffickers/Modern Slavery facilitators (for example, threat of assault/threats to family in their home country/threat of going to prison) and are placing them in harm.

In cases where individuals have capacity but who are making unwise decisions due to coercion or undue influence, an application to invite the High Court to exercise its
powers under Inherent Jurisdiction should be considered and where appropriate, action taken to issue such an application.

9.3.4 When the age of the victim is uncertain: Adult Social Care practitioners may be asked to complete an age assessment for a potential victim, where there is uncertainty about their age (see para 9.2.3).

9.3.5 Initial Enquiries: Information should be obtained from the referrer and the adult at risk, or their representative or advocate. If the victim’s first language is not English, it may be necessary to use an interpreter. An interpreter must be from an approved list and must not be connected to the victim. Practitioners must make sure that if the victim is accompanied by a representative, that this person is not connected to the trafficker/facilitator. It should be noted that the organised crime groups are very sophisticated and often identify and recruit certain victims to take charge of and control others and that representatives or interpreters could be part of the abuse network. It may be appropriate to consider the use of an independent advocate. The views and wishes of the adult at risk should be obtained.

9.3.6 Risk Management Response/Safeguarding: If the adult has care and support needs or an appearance of care and support needs, and is at risk of or experiencing abuse within the context of Modern Slavery and is unable to protect themselves because of their care and support needs, follow the guidance in the Darlington Multi-Agency Policy, Procedures and Practice Guidance to Safeguard Adults at risk of Abuse and Neglect. Victims often have multiple health issues and medical assistance must be sought where necessary (see para 7.11). The safety of the victim is paramount, and the practitioner must make provision for accommodation as soon as a potential victim is identified, as there will be a significant risk from the trafficker or Modern Slavery facilitator. If an adult victim requires support or safe accommodation, the first responder must contact the Salvation Army’s 24-hour referral line 0300 303 8151. Victims often have health issues and if necessary provision must be made for medical treatment.

In summary practitioners should:

- consider the person’s immediate safety and involve the Police in this process
- obtain the victim’s narrative, including their desired outcome
- inform them of the processes (NRM/safeguarding/Police investigation)
- consider a multi-agency meeting involving Police, Adult Social Care, the Home Office, Health and Advocates
- if the adult agrees, involve third sector partners which manage specialist human trafficking and Modern Slavery welfare
- consider continuity of care and protection planning if the person leaves the geographical location.

9.3.7 The ‘Duty to Notify’ the NRM and the role of Adult Social Care: The Local Authority is a designated ‘first responder’ and if the Local Authority is in receipt of information about a child who is at risk of Modern Slavery, the Local Authority has a duty to notify the National Referral Mechanism (NRM) as follows:
There are two ways to fulfil the ‘duty to notify’:

i. **Send an NRM form to the UKHTC.** If it is believed that someone is a victim of Modern Slavery in England and Wales, the NRM referral form should be completed by a First Responder.

   **National Referral Mechanism Form (Adult) England and Wales**

Completed forms should be sent to the National Crime Agency (NCA) Modern Slavery and Human Trafficking Unit via email to nrm@nca.x.gsi.gov.uk or by fax to 0870 496 5534.

The timescales for the ‘duty to notify’ require that the referral form or the form MS1 be submitted to the UKHTC as soon as practicable and unless there are exceptional circumstances, this should be within one month of encountering the victim.

ii. **Send the form MS1 to the dedicated mailbox:** If an adult victim of Modern Slavery does not consent to a referral to the NRM, the first responder must complete the form MS1 and send to dutytonotify@homeoffice.gsi.gov.uk. (See para 7.3 adult victims and consent).

See Para 7 for further information on the National Referral Mechanism (NRM) and the duty to notify.

**It should be noted that the ‘duty to notify’ and the submission of a referral to the NRM should not be used as a means of safeguarding a victim. Safeguarding procedures must be invoked at the outset and must operate in tandem with the NRM notification.**

**9.3.8 Adults and consent:** It is important to note that the victim is not obliged to cooperate with the Police or accept support through the NRM process. In cases where consent to inform the Police is not forthcoming, Durham Constabulary must nevertheless be notified and the force intelligence referral form should still be submitted to force.intelligence@durham.pnn.police.uk, omitting the victim’s personal details. This enables the Police to develop a picture of Modern Slavery and organised crime groups and disrupt criminality.

In respect of adults, the NRM form includes a section to confirm whether the potential victim has indicated whether they will cooperate with the Police. If the victim indicates they will cooperate, they will be contacted by the Police, otherwise communication by the Police will be with the person who made the third party referral. When an adult victim of Modern Slavery does not consent to a referral to the NRM, the first responder will complete the form MS1 and send to dutytonotify@homeoffice.gsi.gov.uk. (see para 7.3 Adult Victims and Consent) including the location of the victim and details and the intelligence.

**9.3.9 Repatriation considerations:** Should an individual wish to return to their country of origin, then arrangements should be made for this to take place. The combination of
the individual having care and support needs and having been a recent victim of trafficking is challenging, and failure to adequately plan for the future may cause the individual to be targeted again. The duty of care still exists, and practitioners should seek assurances such as:

- who will meet them on arrival in their home country
- what accommodation is available
- initial subsistence
- health considerations

See Para 10 for the Memorandum of Understanding regarding repatriation considerations.

10. **Memorandum of Understanding in relation to the provision of temporary accommodation and support to victims:**

   A Memorandum of Understanding (MOU) has been developed with Durham Constabulary and County Durham Safeguarding Adults Inter-Agency Partnership, in relation to the funding of reception centres, temporary accommodation, support to victims and repatriation considerations.
Appendix 1

General indicators of Modern Slavery (adults and children):

- The person acts as if instructed by another
- Distrustful of Authorities
- Injuries apparently a result of assault or controlling measures
- Evidence of control over movement, either as an individual or as a group
- Found in or connected to a type of location likely to be used for exploitation
- Restriction of movement and confinement to the workplace or to a limited area
- Passport or documents held by someone else
- Lack of access to medical care
- Limited social contact / isolation
- Limited contact with family
- Signs of ritual abuse and witchcraft (juju)
- Substance misuse
- Person forced, intimidated or coerced into providing services
- Does not know home or work address
- Perception of being bonded by debt
- Money is deducted from salary for food or accommodation
- Threat of being handed over to authorities
- Threats against the individual or their family members
- Being placed in a dependency situation
- No access or limited access to bathroom or hygiene facilities
- Accommodated in poor and overcrowded conditions
- Self identifies as a victim
Appendix 2

Indicators of Sexual Exploitation

❖ Adverts for sexual services offering individuals from particular ethnic or national groups
❖ Sleeping on work premises
❖ Movement of individuals between brothels or working in alternate locations
❖ Individuals with very limited amounts of clothing or a large proportion of their clothing is ‘sexual’
❖ Only being able to speak sexual words in local language or language of client group
❖ Having tattoos or other marks indicating ‘ownership’ by their exploiters
❖ Person forced, intimidated or coerced into providing services of a sexual nature
❖ Person subjected to crimes such as abduction, assault or rape
❖ Someone other than the potential victim receives the money from clients
❖ Health symptoms (including sexual health issues)

Indicators of Domestic Servitude

❖ Living with and working for a family in a private home or place of accommodation
❖ Not eating with the rest of the family or being given only leftovers, or inadequate food
❖ No private sleeping place or sleeping in shared space for example, the living room
❖ No private space
❖ Forced to work in excess of normal working hours or being ‘on-call’ 24 hours per day
❖ Employer reports them as a missing person
❖ Employer accuses person of theft or other crime related to the escape
❖ Never leaving the house without permission from the employer
Indicators of Forced or Compulsory Labour

❖ No access or limited access to earnings or labour contract

❖ Excessive wage reductions, withholding wages, or financial penalties

❖ Dependence on employer for a number of services for example, work, transport and accommodation.

❖ Any evidence workers are required to pay for tools, food or accommodation via deductions from their pay

❖ Imposed place of accommodation

❖ Found in poor living conditions

❖ Found in overcrowded accommodation

❖ Evidence of excessive working days or hours

❖ Deceived about the nature of the job, location, or employer

❖ Employer or manager unable to produce documents required when employing migrant labour

❖ Employer or manager unable to provide record of wages paid to workers

❖ Poor or non-existent health and safety equipment or no health and safety notices

❖ Any other evidence of labour laws being breached
Appendix 3

**Indicators in relation to children:**

- Child has entered the country illegally
- No documentation or false documents or no identification
- In possession of cash or goods not accounted for
- Malnourished
- Accompanied by adult who insists on remaining with child at all times
- Child has a prepared story similar to that of other children
- Exhibits maturity not expected of child of such an age
- Shows signs of physical/sexual abuse/has sexually transmitted infection or unwanted pregnancy
- There are gaps in the child's history
- Child is among a number of unrelated children in one address
- Child is known to beg for money
- Child performs excessive household chores and rarely leaves the residence
- Quality of relationship between child and adult carers is poor
- Child has not been registered with GP practice or enrolled in school
- Child is excessively afraid of deportation
- Child is accompanied by an adult where the relationship is unclear
- Has adult boyfriend/girlfriend who provides money or gifts
- Child is known to frequent various locations where CSE is a risk and/or moves between various locations with adults

- Whilst resident in the UK the child:
  - does not appear to have money, but has a mobile phone
  - receives unexplained/unidentified phone calls whilst in placement/temporary accommodation
  - has a history of missing links and unexplained moves
  - is required to earn a minimum amount of money every day, works in various locations, has a limited amount of movement and is known to beg for money
  - is being cared for by an adult who is not the parent and the quality of the relationship between child and carer is poor
  - is one among a number of unrelated children found in one address
  - has not been registered with a GP practice and has not been enrolled in school
For children internally trafficked within the UK, indicators include:
- physical symptoms which indicate physical or sexual abuse
- behaviour indicating exploitation
- phone calls or letter being received by the child from outside the usual range of contacts
- the child persistently going missing and returning looking well cared for, despite having no known base
- the child possesses large amounts of money or acquires expensive clothes/mobile phones without explanation
- the child has low self-esteem or demonstrates self-harming behaviour, truancy or failing to engage with education

For children who have been trafficked from overseas, indicators include:
- child has entered the country illegally, has no passport or means of identification or has false documentation
- child is unable to confirm the name and address of the person meeting them on arrival
- their journey or visa is arranged by someone other than themselves or their family
- child has a prepared story similar to those given by other children
- child is unable or reluctant to give details of accommodation or other personal details
- child has no evidence of parental permission for the child to travel to the UK or stay with the adult
- child has little or no evidence of a pre-existing relationship with the accompanying adult
- child has no knowledge of the accompanying adult
Modern Slavery Referral Pathway for Adults

Adult Presents at Service/Agency
- Do you suspect they are a potential victim of Modern Slavery?
- Are they in immediate danger? (Ring 999)
- Do they have a child/ren? Refer to Para 9.2 above and the DSP Child Protection Procedures

Are they alone and able to talk to you freely?

**NO**

If they are unable to talk, can they return on their own. Report/Seek advice from 101 or the First Point of Contact Team 01325 406111

**YES**

Talk to the potential victim about the situation. Tell them your suspicions, and why. Report/Seek advice from First Responder

Complete a NRM duty to notify form and share with police (Note signs/indicators and other relevant info – see toolkit)

Did they return?

**NO**

Would they like to go to a place of safety? Provide Salvation Army Support 24-hour referral line 0300 303 8151

**YES**

Does the person have a child/ren? Refer to DSP Child Protection Procedures/Para 9.2 above

In all instances provide information on National Referral Mechanism/ Salvation Army Support 24-hour referral line 0300 303 8151 and Victim Leaflet


Do they wish to proceed?

In all instances, there is a duty to notify, complete the NRM Duty to notify MS1 forms (see links for further guidance)

Appendix 5

National Referral Mechanism (NRM) referral pathway:

1. Identification of potential victim and referral by first responder
2. Consideration of referral by either UKHTC or UKVI
3. Reasonable Grounds decision
   - YES: 45 day recovery and reflection period
   - NO: Request for a review of the decision
4. Conclusive grounds decision
   - YES: Residence permit
   - NO: Asylum or human rights considered
5. Competent Authority should contact key agencies for information when making decisions

- Conclusive grounds decision
- Reasonable grounds decision
- Identification of potential victim and referral by first responder
- Consideration of referral by either UKHTC or UKVI
- 45 day recovery and reflection period
- Request for a review of the decision
- Challenge of the decision by judicial review
- Asylum or human rights considered

- Residence permit
- No residence permit

I year 1 day
References

The Care Act 2014
The Children Act 1989
The Children Act 2004 (as amended by the Children and Social Work Act 2017)
Children and Social Work Act 2017
Council of Europe Convention on Action against Trafficking Human Beings
Crime and Disorder Act 1998
Darlington Safeguarding Partnership Multi-Agency Policy and Procedures and Practice Guidance to Safeguard Adults at Risk of Abuse and Neglect
Darlington Safeguarding Partnership Multi-Agency Child Protection Procedures
Darlington Safeguarding Partnership Child Sexual Exploitation Procedure and Practice Guidance
EU Organ Directive (2010/53/EU
European Convention on Human Rights
European Directive on preventing and combatting trafficking
European Directive 011/36/EU
Gangmaster and Labour Abuse Authority: The Nature and Scale of Labour Exploitation across all Sectors in the United Kingdom
Housing Act 1996
Immigration Act 2016
International Labour Organisation Forced Labour Convention (No. 29)
The Modern Slavery Act 2015
Modern Slavery Strategy (2014)
Modern Slavery: A Council Guide (LGA)
National Crime Agency (NCS) County Lines Violence, Exploitation and Drug Supply 2017
Palermo Protocol 2000
Safeguarding Adults Under the Care Act 2014: Understanding good practice: Dr Adi Cooper and Emily White
Section 3 Human Tissue Act 2004
S 58 Sexual Offences Act 2003
Statutory Guidance for Local Authorities on the care of unaccompanied asylum seeking and trafficked children (DfE 2014)
Working Together to Safeguard Children 2018

Useful Links

General

Brief Guide to Modern Slavery and Human Trafficking
Gangmaster and Labour Abuse Authority: The Nature and Scale of Labour Exploitation across all Sectors in the United Kingdom
GLAA-Labour Exploitation Spot the signs
Home Office: Victims of Modern Slavery: Resource page
Home Office: Victims of Modern Slavery frontline staff guidance (identifying victims of Modern Slavery)
BASW: Victims of Modern Slavery front line staff guidance
NHS England: Modern Slavery Awareness (video)
Children and Families Across Borders (CFAB)
National Crime Agency (NCS) County Lines Violence, Exploitation and Drug Supply 2017

Safeguarding Children

GOV.UK Safeguarding children who may have been trafficked: practice guidance
GOV.UK Care of unaccompanied migrant children and child victims of slavery
GOV.UK Child Sexual Exploitation: Definition and guide for practitioners
National Referral Mechanism (NRM) – guidance for child first responders
National Referral Mechanism Form (child) England and Wales

Safeguarding Adults

LGA Safeguarding Resources
National Referral Mechanism Form (Adult) England and Wales
LGA Councillors’ Briefing: Safeguarding Adults

Darlington

force.intelligence@durham.pnn.police.uk
SSACT@darlington.gov.uk
ChildrensAccessPoint@darlington.gov.uk
Useful Contacts

Child Trafficking Advice Centre (CTAC) advice line number **0808 800 5000**

Children’s Access Point (Childrens Social Care Darlington Borough Council) **01325 406222**

Children and Families Across Borders (CFAB) **0207 735 8941** info@cfab.org.uk

Crimestoppers **0800 555 111**

Durham Constabulary **101** or in the event of an emergency **999**

Emergency Duty Team **01642 524552**

First Response Team (Adult Social Care Darlington Borough Council) **01325 406111**.

Modern Slavery Helpline **08000 121 700**.

Modern Slavery and Human Trafficking Unit (MSHTU) **0844 778 2406**

Salvation Army Human Trafficking helpline is **0300 303 8151**
## Glossary

**CA**: Competent Authorities  
**CTAC**: Child Trafficking Advice Centre  
**DBC**: Darlington Borough Council  
**DfE**: Department for Education  
**DSP**: Darlington Safeguarding Partnership  
**DLR**: Discretionary Leave to Remain  
**EDT**: Emergency Duty team  
**EEA**: European Economic Area  
**ECHR**: European Convention on Human Rights  
**EPCAT**: End Child Prostitution in Asian Tourism  
**EU**: European Union  
**ILO**: International Labour Organisation  
**LGA**: Local Government Association  
**MSHTU**: Modern Slavery and Human Trafficking Unit  
**NASS**: National Asylum Support Service  
**NCA**: National Crime Agency  
**NRM**: National Referral Mechanism  
**NSPCC**: National society for the Prevention of Cruelty to Children  
**UKHTC**: UK Human Trafficking Centre  
**UASC**: Unaccompanied Asylum-Seeking Children