

Compliance action taken for childcare provision

EY355289/C267013

Date: 12/12/2015

Summary of outcome

On 13 November 2015 we received information from a third party raising concerns about the setting. We carried out an unannounced visit to investigate the allegation made.

It was claimed that a child was prevented from receiving hospital treatment after becoming unwell. We found this allegation to be unsubstantiated.

It was further claimed that staff did not appropriately treat a child suffering with asthma, and that a member of staff discriminated against another member of staff. We concluded that both allegations were unfounded.

Lastly it was claimed that staff had failed to follow the setting's own accident and injury procedure in a single instance. Our investigation found that this claim was accurate. As a result we issued the provider with a notice to improve that required them to;

Ensure that an accurate record of any injury to a child is made as soon as possible after the injury occurs, and that any discrepancy is addressed.

We are satisfied with the provider's response to the action set.

The provider remains registered with Ofsted.

Publication of compliance action

We aim to ensure that the welfare of children and young people is protected in the services we regulate. The Childcare Act 2006 and accompanying regulations set out our responsibilities to regulate childminders and childcare providers. This includes the enforcement powers we have in relation to those

registered providers who do not comply with the requirements for registration.

We publish details of any actions we take, or the childminder or childcare provider takes to bring about compliance with requirements on our website for a period of five years commencing on the date we complete our investigation.

For further information please read [Ofsted's Enforcement Policy](#).