

## Compliance action taken for childcare provision

Ref: EY393762/4205459

Date: 6 June 2023

## Summary of outcome

All early years providers must meet the legal requirements in the 'Statutory framework for the early years foundation stage', which you can find at

<u>www.gov.uk/government/publications/early-years-foundation-stage-framework--2</u>. If we find that a provider is not meeting the requirements, we can take action to ensure they put matters right. On 8 April 2019, we carried out an inspection which judged the provider to be inadequate with enforcement action. We issued a Welfare Requirements Notice which is a legal notice that requires the provider to take action within the timescales set out. You can read the report and see the actions raised on our website.

On 8 May 2019, we carried out a monitoring visit to assess what action the provider has taken and ensure the welfare requirements notice has been met. It is an offence not to comply with an enforcement notice.

The inspector found that appropriate action had started to be taken to meet the actions. The provider had obtained information on wider safeguarding issues and staff were preparing to complete this. Medical information had been obtained from parents and signed consent given to administer this, if required. The provider has started to develop a separate under-two's room. However, on the day of the visit the children aged under two were not in this room, they were in the main pre-school room. A risk assessment had been carried out and sign put up on the toilet doors explaining that these were for the children of the setting only, requesting that delegates using the building use different toilets.

We carried out a further monitoring visit on 24 June 2019. At the visit the inspector found that action had been taken to meet the actions. Staff had attended training and Improved their knowledge and understanding of safeguarding. They had also improved the quality of observations and updated assessments for children, in order to show their progress. However, the quality of teaching was still inadequate and children's behaviour was not managed effectively.

We considered the provider's inspection history. This inspection was the provider's forth inadequate inspection. Any improvements that are made following inadequate inspections, the provider has been unable to sustain. We therefore took steps to cancel the provider's registration. The provider objected to us taking this step. Having heard the provider's reasons for objecting to this step and in order for us to fully consider their response, we carried out a further full inspection. On 17 September 2019, we carried out that inspection which judged the provider to be inadequate, requiring enforcement action. This meant the provider has not taken appropriate improvements to raise the level of care provided for



children. Therefore the objection was not upheld. On 11 October 2019, the provider was issued with a notice of decision to cancel their registration.

The provider decided not to appeal to an independent external tribunal, the Health, Education and Social Care First-tier Tribunal. Consequently, the provider is now cancelled and no longer registered with Ofsted.