STATUTORY INSTRUMENTS

1991 No. 910

The Foster Placement (Children) Regulations 1991

PART II

APPROVALS AND PLACEMENTS

Approval of foster parents

- **3.**—(1) Except in the case of an immediate placement under regulation 11, achild is not to be placed unless the foster parent is approved underthis regulation.
- (2) Subject to paragraph (3), any local authority and any voluntaryorganisation which is also a responsible authority may approve a fosterparent.
 - (3) A local authority or voluntary organisation—
 - (a) are not to approve a foster parent who is already approved by another local authority or voluntary organisation;
 - (b) are not to approve a foster parent in the area of an area authorityunless they first consult with, and take into account the views of, thatauthority whom they are also to notify of their decision.
- (4) A local authority or voluntary organisation are not to give anyapproval under this regulation unless they have first—
 - (a) required the prospective foster parent to supply the names and addresses of two persons to provide personal references for him and havearranged for them to be interviewed;
 - (b) obtained so far as practicable, the information specified inSchedule 1 relating to him and other members of his household andfamily,

and (having had regard to these matters) are satisfied that theperson is suitable to act as a foster parent and that his household issuitable for any child in respect of whom approval is given.

- (5) An approval given under this regulation may be in respect of aparticular named child or children, or number and age range of children, or of placements of any particular kind or in any particular circumstances.
 - (6) Where an approving authority approve a person as a foster parentthey—
 - (a) shall give him notice which specifies whether the approval is inrespect of a particular named child or children or number and age rangeof children or of placements of any particular kind or in any particular circumstances;
 - (b) shall nevertheless place no child with him unless he enters into awritten agreement with them covering the matters specified in Schedule 2.
- (7) Where an approving authority decide not to approve a person as afoster parent they shall give him notice of the decision.

Reviews and terminations of approval

- **4.**—(1) Where a foster parent has been approved under regulation 3 theapproving authority are to review, at intervals of not more than a year, whether the foster parent and his household continue to be suitable (asmentioned in regulation 3(4)).
- (2) When undertaking a review under this regulation the approvingauthority are to seek, and take into account, the views of the fosterparent and of any responsible authority who have placed a child with thefoster parent within the preceding year or who have an earlier placement with the foster parent which has not been terminated.
- (3) At the conclusion of the review the approving authority are toprepare a report and give notice to the foster parent of their decision(including any revision of the terms of the approval under regulation3(6)(a)).
 - (4) Where on a review the approving authority are no longersatisfied—
 - (a) that the terms of the approval under regulation 3(6)(a) are appropriate they shall revise the terms:
 - (b) that the foster parent and his household are suitable they shallterminate the approval from a date to be specified in the notice underparagraph (3).
- (5) Where a foster parent notifies the approving authority that he nolonger wishes to act as a foster parent, or where the authority areotherwise satisfied that that is the case, the authority are toterminate the approval from a date to be specified by notice to the foster parent.
- (6) A copy of any notice given under paragraph (3) or (5) is to be sent on any other local authority or voluntary organisation who have a childplaced with the foster parent.

Placements

- **5.**—(1) A responsible authority are not to place a child with a fosterparent unless they are satisfied that—
 - (a) that is the most suitable way of performing their duty under (asthe case may be) section 22(3) or 61(1)(a) and (b) of the Act; and
 - (b) placement with the particular foster parent is the most suitable placement having regard to all the circumstances.
- (2) In making arrangements for a placement a responsible authority areto secure that where possible the foster parent is—
 - (a) of the same religious persuasion as the child, or
 - (b) gives an undertaking that the child will be brought up in that religious persuasion.
- (3) Consistent with the terms of any approval given under regulation 3,a responsible authority may place a child with a foster parent whom theyhave themselves approved or, provided the conditions specified inparagraph (4) are satisfied, with a foster parent approved by anotherlocal authority or voluntary organisation.
 - (4) The conditions referred to in paragraph (3) are that—
 - (a) the approving authority consent to the placement;
 - (b) any other local authority or voluntary organisation who alreadyhave a child placed with the foster parent also consent to theplacement; and
 - (c) the area authority (if they are not also the approving authority) are consulted, and their views taken into account, and are given notice of the placement.
- (5) A responsible authority which places a child after consulting anarea authority under paragraph (4)(c) shall give notice of the placement to the area authority.

(6) Except in the case of an emergency or immediate placement underregulation 11, a responsible authority are not to place a child unlessthe authority and the foster parent have entered into a writtenagreement relating to that child covering the matters specified in Schedule 3.

Supervision of placements

- **6.**—(1) A responsible authority are to satisfy themselves that the welfareof each child placed by them continues to be suitably provided for bythe placement and for that purpose the authority are to—
 - (a) make arrangements for a person authorised by the authority to visitthe child, in the home in which he is placed, from time to time ascircumstances may require and when reasonably requested by the child orthe foster parent and in particular (but subject to regulation9(2))—
 - (i) in the first year of the placement, within one week from its beginning and then at intervals of not more than six weeks,
 - (ii) subsequently, at intervals of not more than 3 months;
 - (b) give such advice to the foster parent as appears to the authority to be needed.
- (2) In the case of an emergency or immediate placement under regulation 11 the responsible authority are to arrange for the child to be visited at least once in each week during the placement.
- (3) On each occasion on which the child is visited under this regulation the responsible authority shall cause the authorised person, if they consider it appropriate, to arrange to see the child alone.
- (4) On each occasion on which a child is visited under this regulation the responsible authority are to cause a written report to be prepared by the person who made the visit.

Termination of placements

- 7.—(1) A responsible authority are not to allow the placement of a childwith a particular foster parent to continue if it appears to them that the placement is no longer the most suitable way of performing their duty under (as the case may be) section 22(3) or 61(1)(a) and (b) of the Act.
- (2) Where a child has been placed by some other local authority, or by avoluntary organisation, in the area of the area authority and it appears to the area authority that continuation of the placement would be detrimental to the welfare of the child, the area authority are to remove the child forthwith.
- (3) An area authority who remove a child under paragraph (2) areforthwith to notify the responsible authority.

Arrangements between local authorities and voluntary organisationsas to placements

- **8.**—(1) Where a local authority looking after a child are satisfied that the child should be placed with a foster parent, they may make arrangements under this regulation for the other duties imposed on them under this Part of these Regulations to be discharged on their behalf by avoluntary organisation.
 - (2) A local authority are not to make arrangements under this regulationunless—
 - (a) they are satisfied—
 - (i) as to the capacity of the voluntary organisation to discharge duties on their behalf, and
 - (ii) that those arrangements are the most suitable way for thoseduties to be discharged; and
 - (b) they enter into a written agreement with the voluntary organisation about the arrangements, providing for consultation and for exchange of information and reports between the authority and the organisation.

Short-term placements

- **9.**—(1) This regulation applies to a series of short-term placements of achild with the same foster parent where the following conditions are satisfied—
 - (a) all the placements occur within a period which does not exceed oneyear;
 - (b) no single placement is for a duration of more than four weeks; and
 - (c) the total duration of the placements does not exceed 90 days.
- (2) Any series of short-term placements to which the regulation applies may be treated as a single placement for the purposes of this Part of these Regulations but with the modification that a visit underregulation 6(1)(a)(i) and (ii) and regulation 16(a) to (c) is to be made—
 - (a) during the first in the series of placements; and
 - (b) again, if more than six months pass from the beginning of that first placement when the child is in fact placed.

Placements outside England and Wales

- **10.**—(1) A voluntary organisation are not to place a child outside theBritish Islands(1).
- (2) Where a responsible authority make arrangements to place a childoutside England or Wales they are to ensure that, so far as reasonably practicable, requirements are complied with in relation to the childwhich would have applied under these Regulations if the child had been placed in England or Wales.
- (3) In the case of a local authority, paragraph (2) is subject to the provisions of paragraph 19 of Schedule 2 to the Act (arrangements by local authorities to assist children to live outside England and Wales).

Emergency and immediate placements by local authorities

- 11.—(1) Subject to paragraph (2) where arrangements have been made for theplacement of a child in an emergency, a local authority may for a periodnot exceeding 24 hours place them with any person approved underregulation 3.
 - (2) Before an emergency placement is made pursuant to paragraph (1) theauthority shall—
 - (a) satisfy the provisions of regulation 5(1)(a), and
 - (b) obtain a written agreement from the person with whom the child isto be placed that that person will carry out the duties specified inparagraph (4) of this regulation.
- (3) Where a local authority are satisfied that the immediate placement of a child is necessary they may for a period not exceeding six weeksplace the child with a person who has not been approved under regulation3 provided, after interviewing the person, inspecting the accommodation and obtaining information about other persons living in his household, the authority are also satisfied that—
 - (a) the person is a relative or friend of the child;
 - (b) the person has made a written agreement with the local authority tocarry out the duties specified in paragraph (4); and
 - (c) the provisions of regulation 5(1)(a) are satisfied.
 - (4) The duties referred to in paragraph (2)(b) and (3)(b)are—
 - (a) to care for the child as if he were a member of that person's family;

⁽¹⁾ Islands are defined in the Interpretation Act 1978(c.30) as meaning the United Kingdom, the Channel Islands and the Isleof Man.

- (b) to permit any person authorised by the local authority of (ifdifferent) the area authority, to visit the child at any time;
- (c) where regulation 7(1) or (2) applies, to allow the child to beremoved at any time by the local authority or (as the case may be) thearea authority;
- (d) to ensure that any information which that person may acquirerelating to the child, or to his family or any other person, which hasbeen given to him in confidence in connection with the placement is keptconfidential and is not disclosed except to, or with the agreement of the local authority; and
- (e) to allow contact with the child in accordance with section 34 of the Act (parental contact etc) in relation to a child in care, with any contact order (as defined in section 8(1) of the Act) and with any arrangements made or agreed by the local authority.
- (5) Where a local authority make a placement under this regulationoutside their area they shall notify the area authority.