HAVE A HAND IN PROTECTING CHILDREN

Contact the Children's Protective Services Program Office for questions at 517-335-3704.
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The Michigan Child Protection Law

The Michigan Child Protection Law, 1975 PA 238, MCL 722.621 et. seq., requires the reporting of child abuse and neglect by certain persons (called mandated reporters) and permits the reporting of child abuse and neglect by all persons. The Child Protection Law includes the legal requirements for reporting, investigating, and responding to child abuse and neglect. This document is to assist mandated reporters in understanding their responsibilities under the Child Protection Law. For copies of the Child Protection Law, contact the local Michigan Department of Health and Human Services (MDHHS) office or go to www.michigan.gov/mdhhs

List of Mandated Reporters

Mandated reporters are an essential part of the child protection system because they have an enhanced capacity, through their expertise and direct contact with children, to identify suspected child abuse and neglect. Reports made by mandated reporters are confirmed at nearly double the rate of those made by non-mandated reporters.

The list of mandated reporters is as follows:

• Physician
• Physician’s Assistant
• Nurse
• Dentist
• Registered dental hygienist
• Law enforcement officer
• Medical examiner
• Audiologist
• Psychologist
• Member of the clergy
• School administrator
• School counselor or teacher
• Regulated child care provider
• Social worker
• Licensed professional counselor
• Marriage and family therapist
• Regulated child care provider
• Licensed master’s social worker
• Licensed bachelor’s social worker
• Registered social service technician
• Social service technician
• Any person licensed to provide emergency medical care
• A person employed in a professional capacity in any office of the friend of the court
• Any employee of an organization or entity that, as a result of federal funding statutes, regulations, or contracts would be prohibited from reporting in the absence of a state mandate or court order (e.g., domestic violence providers).

The list also includes specific MDHHS personnel:
• Welfare Services Specialist
• Eligibility Specialist
• Social Services Specialist
• Social Work Specialist
• Family Independence Specialist
• Family Independence Manager
• Social Work Specialist Manager

Note: For individuals working or volunteering in a capacity similar to those listed professions (but not included in this list), please follow agency procedures or internal policies to ensure that your concerns regarding suspected abuse and/or neglect are reported.
Responsibility of Mandated Reporters

Mandated reporters are always required to report suspected child abuse and neglect to MDHHS. Specific MDHHS personnel are required to report to MDHHS Centralized Intake when child abuse and neglect is suspected during the course of employment with MDHHS.

The report must be made directly to MDHHS Centralized Intake. There are civil and criminal penalties for a mandated reporter’s failure to make a report. Likewise, there is a civil and criminal immunity for someone making a report in good faith.

The Child Protection Law requires mandated reporters who have reasonable cause to suspect child abuse or neglect to make an immediate oral report to MDHHS – Centralized Intake (855-444-3911), followed by a written report within 72 hours (see page 3). The reporter is not expected to investigate the matter, know the legal definitions of child abuse and neglect, or even know the name of the perpetrator. The Child Protection Law is intended to make reporting simple and places responsibility for determining appropriate action with the Children’s Protective Services (CPS) division of MDHHS. The authority and actions of CPS are based on requirements in the Child Protection Law.

Mandated reporters who are staff of a hospital, agency, or school shall notify the person in charge of that agency. They shall include their findings and make the written report available to the person in charge. This notification to the person in charge does not relieve mandated reporters of the obligation to report child abuse or neglect to MDHHS – Centralized Intake. Mandated reporters should also confirm with their individual agencies regarding any internal procedures their agency may have in addition to the state requirement for reporting. In addition to those persons required to report child abuse or neglect under section 3, a person, including a child, who has reasonable cause to suspect child abuse or neglect may report the matter to the department or a law enforcement agency.

Child’s Disclosure: The Role of Mandated Reporters

Mandated reporters often have an established relationship with child clients, patients, students, etc., which may give them the advantage of being able to have a conversation with a child using terms the child will understand. When child abuse and/or neglect is suspected, mandated reporters need to only obtain enough information to make a report.

If a child starts disclosing information regarding child abuse and/or neglect, mandated reporters should proceed by moving the child into a private environment. This may limit distraction of the child and provide privacy for a potentially sensitive conversation.

During disclosure, mandated reporters should maintain eye contact and avoid displaying any signs of shock or disapproval. Mandated reporters should only ask open-ended questions (mainly “how” and “what” types of questions) that allow the child to freely discuss the incident without being led during the conversation. For example, “How did you get that bruise?” Again, these discussions should only proceed to the point needed to determine whether a report needs to be made to MDHHS.

Children may want to tell what has happened but may also want to maintain loyalty to their parent(s). If a report is going to be made, maintain the trust with the child by explaining the reporting process, if appropriate.
The Verbal Report

The information in a CPS report needs to be provided by the individual who actually has observed the injuries or had contact with the child regarding the report. It is helpful, but not necessary, for the MDHHS intake worker to have the information listed below. Contact MDHHS – Centralized Intake for Abuse and Neglect at 855-444-3911 to make the verbal report.

Intake personnel will want the following information, if available:
• Primary caretaker’s (parent and/or guardian) name and address.
• Names and identifying information for all household members, including the alleged victim and perpetrator, if known.
• Birth date and race of all members of the household, if known.
• Whether the alleged perpetrator lives with and/or has current access to the child.
• The address where the alleged incident happened, if different than the home address.
• Statements of the child’s disclosure and context of the disclosure. For example, was the child asked about the injury or did the child volunteer the information?
• History of the child’s behavior.
• Why child abuse and/or neglect is suspected.

See Appendix for specific questions that may be asked during the intake process.

The Written Report

Within 72 hours of making the verbal report, mandated reporters must file a written report as required in the Child Protection Law. MDHHS encourages the use of the Report of Suspected or Actual Child Abuse or Neglect (DHS-3200) form, which includes all the information required under the law. Mandated reporters must also provide a copy of the written report to the head of their organization. One report from an organization will be considered adequate to meet the law’s reporting requirement.

Mandated reporters cannot be dismissed or otherwise penalized for making a report required by the Child Protection Law or for cooperating with an investigation. Even though the written process may seem redundant, the written report is used to document verbal reports from mandated reporters. Any necessary or beneficial documentation may be included with your written report and will be electronically attached to your referral upon receipt. This could include, but is not limited to, medical reports, police reports, written letters, or photographs.

See pages 14 and 15 for a copy of the DHS-3200 or access the form online, under the Resources section, at www.michigan.gov/mandatedreporter .

Forward the written report to:

Michigan Department of Health and Human Services
Centralized Intake for Abuse and Neglect
5321 28th Street Court S.E.
Grand Rapids, MI 49546

or email to:

MDHHS-CPS-CIGroup@michigan.gov

Fax: 616-977-1154 | 616-977-1158 | 616-977-8050 | 616-977-8900
Reporting Process for Mandated Reporters

**VERBAL REPORT**

Contact CPS immediately.

**Call Centralized Intake for Abuse and Neglect at 855-444-3911**

**WRITTEN REPORT**

Submit a written report within 72 hours.

**Forward your written report to:**
Department of Health & Human Services Centralized Intake for Abuse and Neglect
5321 28th Street Court S.E.
Grand Rapids, MI 49546
or email to:
MDHHS-CPS-CIGroup@michigan.gov
Fax: 616-977-1154 | 616-977-1158 | 616-977-8050 | 616-977-8900

**NOTIFICATION**

Notify the head of the organization of the report.

If the reporting person is a member of the staff of a hospital, agency, or school, the reporting person shall notify the person in charge of the hospital, agency, or school of his or her finding and that the report has been made, and shall make a copy of the written or electronic report available to the person in charge. A notification to the person in charge of a hospital, agency, or school does not relieve the member of the staff of the hospital, agency, or school of the obligation of reporting to the department as required by 722.623 Sec. 3. (1) (a)
Definitions of Child Abuse/Neglect

**Physical Abuse**
Physical abuse is a non-accidental injury to a child. Physical abuse may include, but is not limited to, burning, beating, kicking and punching. There may be physical evidence of bruises, burns, broken bones or other unexplained injuries. Internal injuries may not be readily apparent.

**Sexual Abuse**
Sexual abuse can encompass several different types of inappropriate sexual behavior including, but not limited to:

- Sexual contact which includes but is not limited to the intentional touching of the victim’s or alleged perpetrator’s intimate parts or the intentional touching of the clothing covering the immediate area of the victim’s or alleged perpetrator’s intimate parts, if that touching can be reasonably construed as being for the purposes of sexual arousal, gratification, or any other improper purpose.
- Sexual penetration which includes sexual intercourse, cunnilingus, fellatio, anal intercourse, or any other intrusion, however slight, of any part of a person’s body or of any object into the genital or anal openings of another person’s body.
- Accosting, soliciting, or enticing a child to commit, or attempt to commit, an act of sexual contact or penetration, including prostitution.

**Child Maltreatment**
Child maltreatment is defined as the treatment of a child that involves cruelty or suffering that a reasonable person would recognize as excessive. Possible examples of maltreatment are:

- A parent who utilizes locking the child in a closet as a means of punishment.
- A parent who forces his or her child to eat dog food out of a dog bowl during dinner as a method of punishment and/or humiliation.
- A parent who responds to his or her child’s bed-wetting by subjecting the child to public humiliation by hanging a sign outside the house or making the child wear a sign to school which lets others know that the child wets the bed.

**Mental Injury**
A pattern of physical or verbal acts or omissions on the part of the parent and/or person responsible for the health and welfare of the child that results in psychological or emotional injury/impairment to a child or places a child at significant risk of being psychologically or emotionally injured/impaired (e.g., depression, anxiety, lack of attachment, psychosis, fear of abandonment or safety, fear that life or safety is threatened, etc.).

**Neglect**
Child neglect encompasses several areas:

- **Physical Neglect.** Negligent treatment, including but not limited to failure to provide or attempt to provide the child with food, clothing, or shelter necessary to sustain the life or health of the child, excluding those situations solely attributable to poverty.
- **Failure to Protect.** Knowingly allowing another person to abuse and/or neglect the child without taking appropriate measures to stop the abuse and/or neglect or to prevent it from recurring when the person is able to do so and has, or should have had, knowledge of the abuse and/or neglect.
- **Improper Supervision.** Placing the child in, or failing to remove the child from, a situation that a reasonable person would realize requires judgment or actions beyond the child’s level of maturity, physical condition, or mental abilities and results in harm or threatened harm to the child.
• Abandonment. The person responsible for the child’s health and welfare leaves a child with an agency, person or other entity (e.g., MDHHS, hospital, mental health facility, etc.) without:
  • Obtaining an agreement with that person/entity to assume responsibility for the child.
  • Cooperating with the department to provide for the care and custody of the child.
  • Medical Neglect - Failure to seek, obtain, or follow through with medical care for the child, with the failure resulting in or presenting risk of death, disfigurement or bodily harm or with the failure resulting in an observable and material impairment to the growth, development or functioning of the child.

Threatened Harm
A child found in a situation where harm is likely to occur based on:
• A current circumstance (such as home alone, domestic violence, drug house).
• A historical circumstance (such as a history of abuse/neglect, a prior termination of parental rights or a conviction for crimes against children) unless there is evidence found during the investigation that past issues have been successfully resolved.

Person Responsible
A person responsible for a child’s health or welfare is any of the following:
• A parent, legal guardian, or person 18 years of age or older who resides for any length of time in the same house in which the child resides.
• A nonparent adult. A nonparent adult is a person 18 years of age or older and who, regardless of the person’s domicile, meets all of the following criteria in relation to the child:
  • Has substantial and regular contact with the child;
  • Has a close personal relationship with the child’s parent or with another person responsible for the child’s health or welfare; and
  • Is not the child’s parent or a person otherwise related to the child by blood or affinity to the third degree (parent, grandparent, great-grandparent, brother, sister, aunt, uncle, great aunt, great uncle, niece, nephew).
• A nonparent adult who resides in any home where a child is receiving respite care. Note: This includes nonparent adults residing with a child when the complaint involves sexual exploitation (human trafficking).
• An owner, operator, volunteer, or employee of one or more of the following:
  • A licensed or registered child care organization.
  • A licensed or unlicensed adult foster care family home or adult foster care small group home.
  • Child care organization or institutional setting.

Human Trafficking (Sex trafficking victim)
A sex trafficking victim is defined as an individual subject to the recruitment, harboring, transportation, provision, obtaining, patronizing, or soliciting of a person for the purposes of a commercial sex act or who is a victim of a severe form of trafficking in persons in which a commercial sex act is induced by force, fraud, or coercion, or in which the person induces to perform the act is under 18 years old.

Labor Trafficking Victim
Labor trafficking is the recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjecting to involuntary servitude, peonage, debt bondage, or slavery.
See Appendix for specific questions that may be asked when reporting each type of abuse and neglect.
Indicators of Child Abuse/Neglect

Determining when to report situations of suspected child abuse/neglect can be difficult. When in doubt, contact MDHHS for consultation. Below are some common physical and behavioral warning signs associated with various forms of child abuse and neglect. **Note that the physical and behavioral indicators below, are not the only indicators of child abuse and neglect and, if present, do not necessarily mean a child is being abused and neglected.**

<table>
<thead>
<tr>
<th>Category</th>
<th>Physical Indicators</th>
<th>Behavioral Indicators</th>
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<tbody>
<tr>
<td><strong>Physical Abuse</strong></td>
<td>• Bruises more numerous than expected from explanation of incident.</td>
<td>• Self-destructive/self-mutilation.</td>
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<td>• Unexplained bruises, welts or loop marks in various stages of healing.</td>
<td>• Withdrawn and/or aggressive-behavior extremes.</td>
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<td>• Adult/human bite marks.</td>
<td>• Uncomfortable/skittish with physical contact.</td>
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<td>• Bald spots or missing clumps of hair.</td>
<td>• Repeatedly arrives at school late.</td>
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<td>• Unexplained fractures, skin lacerations, punctures, or abrasions.</td>
<td>• Expresses fear of being at home.</td>
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<td>• Swollen lips and/or chipped teeth.</td>
<td>• Chronic runaway (adolescents).</td>
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<td>• Linear/parallel marks on cheeks and/or temple area.</td>
<td>• Complains of soreness or moves uncomfortably.</td>
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<td>• Crescent-shaped bruising caused by pinching.</td>
<td>• Wears clothing inappropriate to weather to cover body.</td>
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<td>• Puncture wounds that resemble distinctive objects.</td>
<td>• Lacks impulse control (e.g., inappropriate outbursts).</td>
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<td>• Bruising behind the ears.</td>
<td>• Is frequently absent from school</td>
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<td><strong>Physical Neglect</strong></td>
<td>• Distended stomach, emaciated.</td>
<td>• Abuses animals or pets</td>
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<td>• Unattended medical needs.</td>
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<td>• Lack of supervision.</td>
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<td>• Consistent signs of hunger, inappropriate dress, poor hygiene.</td>
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<td>• Sudden or unexplained weight change.</td>
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<td><strong>Sexual Abuse</strong></td>
<td>• Pain or itching in genital area.</td>
<td>• Withdrawal, chronic depression.</td>
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<td>• Bruises or bleeding in genital area.</td>
<td>• Sexual behaviors or references that are unusual for the child's age.</td>
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<td>• Frequent urinary or yeast infections.</td>
<td>• Seductive or promiscuous behavior.</td>
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<td>• Sudden or unexplained weight change.</td>
<td>• Poor self-esteem, self-devaluation, lack of confidence.</td>
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<td>• Becomes pregnant or contracts a venereal disease, particularly if the child is under the age of 14.</td>
<td>• Suicide attempts.</td>
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<td>• Habit disorders (sucking, rocking).</td>
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<td></td>
<td></td>
<td>• Experiences a sudden change in appetite.</td>
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<td>• Runs away.</td>
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<td>• Attaches very quickly to strangers or new adults in their environment.</td>
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<tr>
<td>Category</td>
<td>Physical Indicators</td>
<td>Behavioral Indicators</td>
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<tr>
<td>Medical Neglect</td>
<td>• Developmental delays. • Failure to Thrive. • Untreated serious physical injury.</td>
<td>• Social withdrawal or a loss of interest or enthusiasm in daily activities.</td>
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<td>• Somatic complaints.</td>
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<td>• Frequent absence from school.</td>
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<td>• Frequently missed medical appointments.</td>
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<td>Maltreatment</td>
<td>• Habit disorders (sucking, biting, rocking, etc.). • Conduct disorders (antisocial, destructive, etc.). • Neurotic traits (sleep disorders, speech disorders, inhibition of play). • Has scars or marks from self-harm. • Shows extreme behaviors (overly compliant or demanding, extreme passivity and/or aggression. • Is delayed in physical and emotional development. • Reports lack of attachment to the parent.</td>
<td>• Behavior extremes such as compliant/passive or aggressive/demanding.</td>
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<td>• Overly adaptive behavior such as inappropriately adult or infant.</td>
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<td></td>
<td></td>
<td>• Developmental delays (Physical, mental, and emotional).</td>
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<td>• Depression and/or suicide attempts.</td>
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<td>• Over sensitive to light, noise.</td>
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<td>• Has attempted suicide.</td>
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<td>• Acts inappropriately as an adult by parenting other children.</td>
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<td>• Acts inappropriately infantile by frequently rocking or head banging.</td>
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<td>Human Trafficking</td>
<td>• Minors have contracted sexually transmitted diseases. • Minors have symptoms of post-traumatic stress including anxiety, depression, addictions, panic attacks, phobias, paranoia or hyper vigilance, or apathy. • Avoids eye contact. • Lacks health care. • Appears malnourished and/or always hungry. • Shows signs of physical and/or sexual abuse, physical restraint, confinement or torture.</td>
<td>• Minor may not identify themselves as a victim.</td>
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<td>• Victims and perpetrators are often skilled at concealing their situations.</td>
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<td>• Minors live with other unrelated youth and with unrelated adults.</td>
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<td>• Minors have significant and unexplained gaps in school attendance.</td>
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<td>• Minors are not in control of their own identification documents.</td>
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<tr>
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<td>• Minors do not live with their parent(s) or know the whereabouts of their parent(s).</td>
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When CPS conducts a field investigation and there is not a preponderance of evidence to confirm child abuse or neglect, the case may be opened and monitored by CPS. When a case is denied, the worker is required to provide the family with a list of available community services to assist the family. Community services, including, but not limited to, substance abuse treatment, emotional/mental health treatment, domestic violence services or other identified services, are provided by CPS on a voluntary basis and the family is encouraged to seek out and utilize those services. The worker may also address underlying concerns which may not rise to the level of child abuse or neglect.

When CPS conducts a field investigation and there is a preponderance of evidence to confirm child abuse or neglect, the case is opened and monitored by CPS. The family are referred for services to address the concerns identified by the worker and family. The worker utilizes a structured decision making tool to 1) assess risk of future abuse/neglect in the home and 2) to assist with determining the services provided to the family. In these cases, the ongoing CPS worker conducts monthly face to face visits with the children to ensure safety and assess progress being made with the provision of services. The case is reviewed every 90 days to assess child safety and determine if risk of harm has been reduced.
### Miscellaneous Issues

#### Head Lice Issues
An allegation of neglect based solely on a child having head lice is not appropriate for a CPS investigation. This condition could arise in any number of ways and is not, in and of itself, an indicator of neglect.

#### Therapy Issues
There are times when a child’s behavior is a concern and may need further evaluation by a medical professional. If mandated reporters determine psychological help may be needed for a child, they should provide that information to the parent. It is up to the parent and/or guardian to make an appropriate decision for their child.

#### Medical Issues
- Immunizations - CPS is not authorized to investigate complaints that allege parents are failing or refusing to obtain immunizations for their children. The Michigan Public Health Code provides for exceptions to the immunization requirements.
- Medication - CPS is not responsible for investigating complaints that allege parents are failing or refusing to provide their children with psychotropic medication such as Ritalin.

#### School Truants and Runaways
Routine complaints on school truants and runaways are not appropriate for CPS. Truancy and running away are not in themselves synonymous with child abuse or neglect.

#### Multiple Allegations of Chronic Abuse and/or Neglect Suspected
If a mandated reporter reports a suspicion of child abuse/neglect and then a new allegation occurs, the mandated reporter must make another verbal and written report of suspected abuse and/or neglect to MDHHS. It is important to treat each suspected incident of abuse and/or neglect independently as it occurs. Each allegation of suspected child abuse and/or neglect could uncover patterns the CPS investigator would analyze during the intake and investigation process.
Making the Report

• **Centralized Intake is not an emergency responder.** If the situation you are reporting requires immediate attention by law enforcement or medical responders, please call 911 first and then contact Centralized Intake to make your report. Although emergency responders are Mandated Reporters as well, you would still need to contact Centralized Intake to make your report to fulfill your reporting obligations.

  *Example:* Parents driving while intoxicated with the child in the car, a child in the middle of road, a child hanging out of a second story window, a domestic violence situation that is occurring at the time that the call is being made, a young child found unsupervised, etc.

• **Call Immediately.** The Child Protection Law states that the verbal report should be made immediately once a Mandated Reporter has reasonable cause to suspect child abuse and/or neglect.

  *Examples:* Do not wait until the morning to call Centralized Intake when the allegations are that the caretaker left the children alone in the middle of the night. The caretaker will usually be back home and it will be difficult to prove. Call when the children are still alone.

  Do not wait a week to report and say that there was no food in the home last week. There may be food in the home now and it will be difficult to prove. Call as soon as you can.

  Do not wait a week to report concerns when a child has an injury. The injury may heal prior to CPS contact if the report is called in several days after being seen.

  It is understood that some professions and situations prevent the Mandated Reporter from stopping what they are doing to make the call to Centralized Intake immediately; however it is important to know that the report should be made as soon as possible once the Mandated Reporter suspects abuse/neglect towards a child.

  *Example:* Teachers may not be able to walk out of a classroom, leaving students unattended; however once the class has ended, or the teacher is on a break (lunch, the class is at gym, recess, at the end of the school day, etc.) or once the teacher is able to secure another teacher to relieve them, they would then need to make the call to Centralized Intake.

• **24/7 Availability.** Centralized Intake is available 24 hours a day, 7 days a week.

• **Be Prepared.** It is important to have as many details as possible (about the situation, concerns and the family) when making the report; however Centralized Intake will still take the report if not all the information is known.

• **Know Your Environment.** Be mindful of your surroundings when calling in the report. Do not make the call to Centralized Intake with the child present. Be sure to have gathered all the necessary information from the child prior to calling Centralized Intake.
# TO BE COMPLETED BY MEDICAL PERSONNEL WHEN PHYSICAL EXAMINATION HAS BEEN DONE

## 20. Summary report and conclusions of physical examination (Attach Medical Documentation)

---

## 21. Laboratory report

## 22. X-Ray

## 23. Other (specify)

## 24. History or physical signs of previous abuse/neglect

- [ ] YES
- [ ] NO

## 25. Prior hospitalization or medical examination for this child

<table>
<thead>
<tr>
<th>DATES</th>
<th>PLACES</th>
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## 26. Physician's Signature

## 27. Date

## 28. Hospital (if applicable)

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The Michigan Department of Health and Human Services (MDHHS) does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression, political beliefs or disability.

| COMPLIANCE: | Mandatory. |
| PENALTY: | None. |

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# INSTRUCTIONS

**GENERAL INFORMATION:**

This form is to be completed as the written follow-up to the oral report (as required in Sec. 3 (1) of 1975 PA 235, as amended) and mailed to Centralized Intake for Abuse & Neglect. Indicate if this report was phoned into MDHHS as a report of suspected CA/N. If so, indicate the Log # (if known). The reporting person is to fill out as completely as possible items 1-10. Only medical personnel should complete items 20-28.

Mail this form to:
Centralized Intake for Abuse & Neglect
5321 28th Street Court S.E.
Grand Rapids, MI 49514

OR
Fax this form to 616-977-9000 or 616-977-9150 or 616-977-1155 or 616-977-1154

OR
e-mail this form to MDHHS-CPS-CIGroup@michigan.gov

1. **Date** — Enter the date the form is being completed.
2. **List child(ren) suspected of being abused or neglected** — Enter available information for the child(ren) believed to be abused or neglected. Indicate if child has a disability that may need accommodation.
3. **Mother's name** — Enter mother's name (or mother substitute) and other available information. Indicate if mother has a disability that may need accommodation.
4. **Father's name** — Enter father's name (or father substitute) and other available information. Indicate if father has a disability that may need accommodation.
5.-7. **Child(ren)'s address** — Enter the address of the child(ren).
8. **Phone** — Enter phone number of the household where child(ren) resides.
9. **Name of alleged perpetrator of abuse or neglect** — Indicate person(s) suspected or presumed to be responsible for the alleged abuse or neglect.
10. **Relationship to child(ren)** — Indicate the relationship to the child(ren) of the alleged perpetrator of neglect or abuse, e.g., parent, grandparent, babysitter.
11. **Person(s) child(ren) living with when abuse/neglect occurred** — Enter name(s). Indicate if individual(s) have a disability that may need accommodation.
12. **Address where abuse/neglect occurred**
13. **Describe injury or conditions and reason of suspicion of abuse or neglect** — Indicate the basis for making a report and the information available about the abuse or neglect.
14. **Source of complaint** — Check appropriate box noting professional group or appropriate category.
Note: If abuse or neglect is suspected in a hospital, also check hospital.

**MDHHS Facility** — Refers to any group home, shelter home, nursing home or institution operated by the Department of Health and Human Services. Refers to any institution or facility operated by the Department of Health and Human Services.

15.-19. **Reporting person's name** — Enter the name and address of person(s) reporting this matter.

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DHS-3200 (Rev. 10-15) Previous edition may be used.
Michigan’s Safe Delivery Law

Under Michigan’s Safe Delivery of Newborns law, Michigan law (MCL 701.1 et. seq., 750.135, and 722.628) a parent(s) can anonymously surrender an unharmed newborn, from birth to 72 hours of age, to an Emergency Service Provider (ESP). An ESP is a uniformed or otherwise identified, inside-the-premises, on-duty employee or contractor of a fire department, hospital or police station, or a paramedic or an emergency medical technician responding to a 911 call.

According to the law, the parent has the choice to leave the infant without giving any identifying information to the ESP. While a parent may remain anonymous, the parent is encouraged to provide family and medical background that could be useful to the infant in the future.

Once a newborn is in the custody of an ESP, the infant is taken to a hospital for an examination. If there are no signs of abuse and/or neglect, temporary protective custody is given to a private adoption agency for placement with an approved adoptive family. If the examination reveals signs of abuse and/or neglect, hospital personnel will make a complaint to CPS.

Mandated Reporters Information Line

Phone: 877-277-2585

E-mail: MDHHS-MRCIcontact@michigan.gov

The Mandated Reporters Information Line (877-277-2585) is available to respond to mandated reporters who have concerns about the actions taken on a specific complaint of child abuse or neglect they have reported to Centralized Intake. This line should not be used to report abuse or neglect.

The Mandated Reporters Information Line is staffed from 9:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays. Mandated reporters must provide the Intake ID Number given to them at the time they made their complaint to Centralized Intake in order to obtain information regarding their complaint. The Centralized Intake specialists staffing this information line will verify the caller’s identity to ensure confidentiality. For example, mandated reporters could be asked to send an email to the information line from their agency or business address for comparison to contact information in the department’s system.

Examples of reasons to call the Mandated Reporters Information Line:

- More than five business days have passed from the date of your complaint and you have not received a notification letter from Centralized Intake to inform you that the complaint was rejected and no CPS worker in the county has contacted you to investigate the complaint.
- You received a letter from Centralized Intake informing you that the complaint you made was rejected or transferred and you would like to speak with a Centralized Intake supervisor to discuss that action.
- A worker in the county is actively involved with the family and you are unable to contact that worker or your calls to the worker have not been returned.
- You would like to provide additional information or documentation related to a complaint you have already made.

Note: If you are reporting new allegations of suspected child abuse or neglect, please call Centralized Intake at 855-444-3911.
MDHHS will provide training to mandated reporters regarding their requirement to report suspected child abuse and/or neglect. Contact information for your local MDHHS office can be found online at [www.michigan.gov/contactMDHHS](http://www.michigan.gov/contactMDHHS).
Specific questions need to be answered during the complaint process to provide the most complete and comprehensive description of the alleged abuse or neglect.

The following is a guide for what information reporting persons should have available when placing a call to Centralized Intake. In many cases not all of the questions can be answered, but gather as much information as possible; it will enable Centralized Intake to make an informed decision as to whether or not to assign the complaint for investigation. Be alert to the following specific information, but do not complete an interview of the child(ren).

- What is the name and contact information of the non-custodial parent(s)?
- What is the visitation schedule between the child(ren) and the non-custodial parent(s)?
- How did you learn this information?
- If you learned this information from a different source, would you be willing to provide that source’s name and contact information? Would that individual be willing to speak with someone from Centralized Intake regarding these concerns?
- What is the location of the child (at the time that complaint is being made)?
- What school/daycare does the child(ren) attend?
- What time does the school start? What time does the school end?
- Does the child/victim have a disability?
- Does any household member have Native American Heritage?
- Does the family reside on a Native American Reservation or Trust Land?
- Are there any safety issues or concerns for the worker to know about (weapons/pets/violent people)?
- Have the police ever been contacted regarding this family?
- Does the family have any language barriers?
- Is there anyone else who would have additional information regarding these concerns?
- Is anyone in the home a licensed foster care provider, licensed day care provider or relative provider?

I. Physical Neglect
   A. If the allegations involve a dirty house, describe how the house is dirty. Be very specific.
   - When was the last time you were in the house?
   - Describe what you see when you walk in the house.
   - The words “dirty” or “filthy” are vague and have different meanings to different people. “Garbage on the floor” or “animal feces throughout the house” would be more specific and descriptive.
   - Does the home have an odor?
   - What does the kitchen look like?
   - Are there open containers of food lying around?
   - Is there furniture in the home?
   - Do the children have beds? If so, do the mattresses have bedding on them?
   - Is there running water in the home?

   B. If the allegations are regarding a child not being fed properly:
   - Is there any food in the home right now? How do you know?
   - When was the last time you saw food in the home?
   - What exactly is in the refrigerator and cupboards?
   - Do the children complain about being hungry?
   - Does anybody else buy food for the home?
   - Is there less food during specific times of the month?

   C. If your concerns are regarding a child’s hygiene (including oral hygiene):
   - Is the child generally clean? If he/she is dirty, describe how he/she is dirty.
   - How often is he/she dirty--twice a week, four or five times a week, every day, etc.?
• Does the child bathe on a regular basis?
• Is his/her clothes and/or body dirty?
• Does he/she have an odor?
• Does the family have animals?
• Are the animals indoor pets?
• Does the home have bugs or rodents (cockroaches, flies, mice, etc.)?
• How does this effect the child’s peer-to-peer relationships? - Do others notice and/or treat the child differently due to the odor or hygiene issues?
• Does the child have any unmet dental needs?
• Is the child currently reporting any tooth/mouth pain?
• Does the child have any broken, discolored or missing teeth?

D. If the allegations are concerning no water or heat in the home:
• How are you aware of the situation?
• How long has the water and/or heat been off?
• Do the parents have a plan to have the water and/or heat turned back on?
• Does the family have access to water?
• Is the family bringing water into the home?
• Are the children sleeping at the residence or staying elsewhere at night?
• Are the children bathing elsewhere?

E. If the allegations involve parental drug use:
• How does the parent’s drug use affect the care of the children?
• How do you know the parents are using drugs?
• What kind of drugs are they using?
• Does the parental use of substances in front of the child impact the child’s safety and well being?
• Are the parents selling drugs out of the home?
• Are the parents allowing other people to use drugs in the home or to sell drugs out of the home?

II. Medical Neglect
• What type of injury or medical need does the child have?
• What type of care does the child require?
• How has the parent failed to meet the child’s needs?
• If the child has missed medical appointments, how many?
• When is the last time the child was seen by a doctor?
• How has the parent’s failure to provide medical care affected the child?
• Any identifying information about the child’s health care provider would be extremely helpful in these types of situations.

III. Failure to Protect
• How has the child been abused or neglected?
• How do you know that the parent is aware of the abuse/neglect?
• Has the parent taken any steps to protect the child?
• Has the parent threatened the child not to talk about the abuse/neglect?
• Did the abuse occur in the past and the parent continued to allow the alleged perpetrator to have contact with the child?
• What type of emotional tie does the parent have with the alleged perpetrator?

IV. Improper Supervision
• If the child is being left home alone, how old is he/she?
• How often is he/she left home alone?
• Is he/she left alone during the daytime or in the evenings?
• How long is he/she usually left alone?
• Is there a phone in the home?
• Does the child know what to do in case of emergency?
• Are any of the children in the home mentally or physically handicapped?
• Has the child ever been left alone overnight?
• Is the child home alone right now?

Please note: According to the Child Protection Law, there is no legal age that a child can be left home alone. It is determined on a case-by-case basis, but as a general rule, a child 10 years old and younger is not responsible enough to be left home alone. A child over the age of 10 and under the age of 12 will be evaluated, but the case may not always be assigned for a CPS investigation.

V. Abandonment
• If a parent leaves the child with the non-custodial parent without making prior arrangements, an assessment will be made to determine if that parent is willing or able to assume responsibility for the child.

VI. Physical Abuse
A. If the allegations involved physical abuse:
• How is the child being abused?
• Who is abusing the child?
• With what is the child being abused?
• Has the child ever had marks and/or bruises?
• Has the child ever had any other type of injuries from the abuse?
• When is the last time you observed the child having marks and/or bruises?

B. If the child currently has marks or bruises:
• How does the child explain them?
• What do the marks look like (burns, welts, scalds, etc.)?
• What color, size, and shape are they?
• Was the skin broken?
• When does the child say he/she was last struck?
• Is the child afraid to go home?
• Did the parent threaten to hit the child again?
• Is the child complaining of pain and/or discomfort?

VII. Sexual Abuse
• Be specific as to why you suspect sexual abuse.
• What has the child done or said to make you suspect sexual abuse?
• When and to whom did the child disclose the sexual abuse?
• Who is the suspected perpetrator?
• Does the perpetrator live in the home?
• Does the perpetrator still have access to the child?
• Is a parent aware?
• What action has the parent taken to protect the child if he/she is aware?
• Has the parent sought medical attention for the child?
Confidentiality

Strict *state and federal* confidentiality laws govern CPS investigations. The identity of a reporting person is confidential under the law. The identity of a reporting person is subject to disclosure only with the consent of that person, by judicial process, or to those listed under Section 5 of the Child Protection Law (MCL 722.625). The alleged perpetrator may infer from the information in the report who made the complaint and confront mandated reporters, however, CPS will not disclose the identity of a reporting person.

The amount and type of information to provide the reporting person is based on the following principles:

- The child’s and family’s confidentiality must be protected.
- The child’s and family’s safety must be protected.
- Regular care providers need information which will help them enhance the child’s physical and emotional well-being.
- Person’s providing diagnoses and treatment to a child or member of a child’s household need information which will help them enhance the child's and family’s physical and emotional well-being.
- The role of the reporting person must be respected and acknowledged. In some cases, it is appropriate to ask the reporting person to work with CPS to help protect the child.
- The protection and safety of the child is enhanced by close working relationships between CPS and members of the community.

Due to federal laws and regulations, domestic violence providers and substance abuse agencies can only provide the information required for reporting by the Child Protection Law unless the client signs a concern for release of information to MDHHS for a CPS investigation.

Substance abuse agencies must comply with the Child Protection Law by reporting suspected child abuse and/or neglect and subsequently filing a written report. Complaints of suspected child abuse or neglect received from substance abuse treatment agencies may be investigated by the department. However, stringent federal confidentiality regulations govern the handling of information received from a substance abuse agency. Federal regulations apply to licensed substance abuse agencies in the state. The department must comply with these regulations when information is received from a substance abuse agency.

All law enforcement documents, reports, materials and records pertaining to an ongoing law enforcement investigation of suspected child abuse or neglect must be considered confidential and must not be released by MDHHS.

A perpetrator’s conviction or circuit court finding (including termination of parental rights) is of public record. This information must be used when disclosing perpetrator history to the parent. Only information from a criminal conviction or circuit court finding can be shared. If a perpetrator has been placed on the central registry only, this information cannot be shared.

Medical information obtained during an open CPS investigation may only be released to the prosecuting attorney, law enforcement agencies, or the court in order to investigate child abuse or neglect. Information may only be released to a court when contained in a petition and relevant to the allegations made in the petition. In all other cases, confidential medical records may not be released without client consent, valid court-issued subpoena or court order.

Federally assisted substance abuse treatment records that are a part of a children’s services case record may only be shared with the person(s) identified in a properly executed DHS-1555-CS or court order. This information may not be used to criminally investigate or prosecute a patient. Federally assisted treatment records may only be released if there is: (1) a properly executed DHS-1555-CS; (2) a court order authorizing (but not compelling) release and subpoena or (3) a court order compelling release.
Mental Health Treatment Records (that have been obtained to determine whether child abuse or neglect has occurred, to gauge risk to children and to provide appropriate services) can be released to 1) a legally mandated public or private child protective agency; (2) a police or law enforcement agency; (3) a person legally authorized to place a child in protective custody when the information is necessary to determine whether or not to place a child in protective custody; (4) a person, agency or organization authorized to diagnose, care for, treat or supervise a child or family that is the subject of a report or record under the child protection law; (5) to others only in response to the client's consent, a valid court-issued subpoena or a court order in order to investigate a report of known or suspected child abuse or neglect.

HIV/AIDS/ARC Records can be released to CPS if the information is part of a report required under the Child Protection Law. Information regarding a child with HIV/AIDS can be released to the director or licensee of a family foster home, family foster group home, child caring institution or child placing agency for the purpose of placing the child or to licensed foster parents and child care organization staff (1) to care for or protect the child or (2) to prevent a reasonably foreseeable risk of transmission to other children or staff.