

Aurora

Enriching lives, Enriching Communities

Health & Safety Risk Management Policy

Policy Number	Policy Developed by	Date Developed
16	Annamaria Das Chaudhery	27/04/2016
Version	Amen	dments
4	 Front Page added – A Risk Assessment – N Reference to Staff ch 	
Revi	ewed by	Review completed
Annemarie Murphy		12.04.2023
CEO	signature	Next Review Date
Onnette	Ryen	12.04.2026

Mission Statement

Enable people with complex needs to experience the same rights as every other citizen and as equal members of the community.

Contents

1. P	urpose of P	Policy	3
		Policy	
		s:	
4.	Responsib	ilities	5
5.	Hazard Ide	entification and Categories of Risk	7
6.		ster Development Process	
7.	Specific R	isk Management Procedures	10
		fication, Recording and Investigation of, and Learning from, Serious Incidents or Adverse ng Residents	
9.	AURORA	Incident/Accident Pathway	13
		cation of Health Safety & Risk Management Policy, Health & Safety Statement, Risk Legister & Individual Risk Assessments	15
11.	Open Disc	closure	15
12.	Reference	S	16
App	endix 1 F	RISK MANAGEMENT PLAN	17
App	endix 2	RISK RATING TABLE (RISK MATRIX)	22
Ann	endix 1 F	Risk Assessment Form Aurora	23

1. Purpose of Policy

- 1.1 Health, Safety & Risk Management is the systematic process to positively identify, assess, treat and manage health, safety and risk. The purpose of this policy is to provide a framework for employees to identify, assess and rate health, safety and risks and to develop strategies in managing risk. This policy should be read in conjunction with:
 - Complaints Policy
 - Fire Safety Policy, PEEPs & CEEPs
 - Positive Behaviour Support Policy
 - Missing Persons Policy
 - Lone Working Policy
 - Health and Safety Statement Policy
 - Accident/Incident Form and Pathway
 - Risk Register
 - Infection Control Policy
 - Individual Risk Management Plans
 - Personal Plans and Support plans
 - Guidance for Designated Centres-Risk Management (HIQA 2014)

2. Scope of Policy

- 2.1 The Policy applies to all employees of AURORA and is aligned to the HSE Integrated Risk Management Policy -2022. Health, Safety & Risk Management is not solely about managing risks. According to the World Health Organisation it is 'a means of identifying, assessing, prioritising and controlling risks across an organisation. A coordinated and cost-effective application of resources to reduce the impact of adverse events is required. Risk Management is a continuous process and has two key components i.e.
 - 2.1.1 Proactive (preventative uses information to prevent harm or loss). AURORA as a service provider is committed to being proactive in its approach to risk management. The people using the service are supported to live good and meaningful lives inclusive of risk as risk taking is an important part of a person's development (positive risk taking). (Guidance for Designated Centres Risk Management, October 2014).
 - 2.1.2 Responsive (reactive action is taken following an adverse event, incident or near miss).
 - AURORA is required by regulation and standards to have a Risk Management Policy and Procedure in place which includes the identification, assessment, management and ongoing review of risks through the organisation at two levels: -
 - 2.1.2.1 A Corporate Level: which relate to risks to AURORA, such as risks to its financial viability, reputation or risk associated with change and transition, risks to employees and visitors i.e. AURORA Corporate Risk Register.
 - 2.1.2.2 An Individual Level: which are risks that directly affect the person using the service? These risks are managed in Individual Risk Assessments. Individual Risk Assessments shall be developed in a person centred approach involving the person supported, their family/representative and employees.

2.2 This policy is designed to ensure:

- 2.2.1 That Health, Safety & Risk Management principles are integrated into all aspects of service delivery.
- 2.2.2 That employees are informed and knowledgeable about positive risk management through training and development.
- 2.2.3 That all hazards/risks are identified and managed proactively.
- 2.2.4 That all accidents, incidents, complaints and near misses are effectively managed.
- 2.2.5 That all notifiable incidents are reported to the relevant authority on time and in line with protocol (i.e. An Garda Siochana, HIQA, HSE, TUSLA, NIMS/State Claims Agency, HSA and AURORA Board of Management).
- 2.2.6 That transparent processes and good practice are in place.
- 2.2.7 That management decisions are supported.
- 2.2.8 That accountability is improved.
- 2.2.9 That quality and efficiency is increased.
- 2.2.10 That there is immediate risk prioritisation.
- 2.2.11 That positive attitudes are instilled in implementing risk controls.
- 2.2.12 That people supported are enabled to maximise their autonomy to realise their will and preference within a person centred ethos.

This policy has been reviewed in light of global pandemics. (AURORA) acknowledges that during events like a global pandemic all operational and therapeutic supports need to be risk assessed as outlined in this Risk Management Policy to ensure a safe service for all people supported.

The AURORA Emergency and Continuity Plan will guide the service during the global pandemic. Risk assessments and Standard Operating procedures will be developed and made available to all employees members to ensure the adherence to all guidance and procedures.

3. Definitions:

3.1 Risk: Organisational:

Risk can be defined at "the chance of something happening that will have an impact on the achievement of organisational stated objectives" (HSE 2008) or "the effect of uncertainty on objectives" (ISO 31000: 2009).

Risk: Individual

Risk is 'a means of identifying, assessing, prioritising and controlling risks across an organisation, with a coordinated and cost-effective application of resources to minimise, monitor and control the probability and/or impact of adverse events or to maximize the realisation of opportunities'

World Health Organisation.

3.2 Risk Management:

The culture, processes and structures that are directed towards, realising potential opportunities whilst managing adverse effects. 'It is important to be aware that not every situation or activity entails a risk that needs to be assed or manged. The risk may be minimal and no greater for the person who uses the service than it would be for someone who is not using a service'. (Guidance for Designated Centres Risk Management')

3.3 Integrated Risk Management:

A continuous, proactive and systematic process to understand, manage and communicate risk from an organisation-wide perspective. It is about contributing to strategic decision making in the achievement of an organisation's overall corporate objectives.

3.4 Risk Management Process:

The systematic application of management policies, procedures and practices to the task of communicating, establishing the context, identifying, analysing, evaluating, treating, monitoring and reviewing risk.

3.5 Risk Assessment:

The overall process of risk identification, risk analysis and risk evaluation.

3.6 Risk Register:

A risk register is a database of risks that face an organisation at any one time. Always changing to reflect the dynamic nature of risk and the organisation's management of them, its purpose is to help managers prioritise available resources to minimise risk and target improvements to best effect.

3.7 Monitor:

To check, supervise, observe critically or measure the progress of an activity, action or system on a regular basis in order to identify change from the performance level required or expected.

3.8 Safety:

The state of being safe, the condition of being protected against physical, social, spiritual, financial, political, emotional, occupational, psychological or other types or consequences of failure, damage, error, accidents, harm or any other event which could be considered not desirable.

3.9 Quality:

Doing the right thing consistently to ensure the best outcomes for service users, satisfaction for all people supported, retention of employees and facilitation of excellent financial performance.

4. Responsibilities

4.1 The Service Provider (AURORA)

- 4.1.1 Risk Management responsibility rests with AURORA who has overall responsibility for ensuring that procedures and processes are in place to enable adherence to this Policy.
- 4.1.2 Under the Health Act 2007 (CARE AND SUPPORT OF RESIDENTS IN DESIGNATED CENTRES FOR PERSONS (CHILDREN AND ADULTS) WITH DISABILITIES) REGULATIONS 2013, AURORA must ensure the following risk management procedures are in place:

- 4.1.2.1 Hazard identification and assessment of risks throughout each department and house is assessed, acted upon and review dates set to reduce the risk within each service area.
- 4.1.2.2 Measures and actions to control the risks identified, where additional resources are required, AURORA must make the required resources available to the relevant personnel.
- 4.1.2.3 Measures and actions to control the following specified risks:
 - the unexpected absence of any resident
 - accidental injury to residents, visitors or employees,
 - aggression and violence, and
 - self-harm;
- 4.1.2.4 Arrangements for the identification, recording and investigation of, and learning from serious incidents or adverse events involving people supported are in place and followed through.
- 4.1.2.5 Arrangements to ensure that risk control measures are proportional to the risk identified and that consideration is given to any adverse impact that such measures might have on the quality of life of the people we support.
- 4.1.2 AURORA will ensure that there are systems in place for the assessment, management and ongoing review of risk, including a system for responding to emergencies.
- 4.1.3 AURORA will ensure there is provision of adequate training and awareness of Health, Safety & Risk Management.
- 4.1.4 AURORA will ensure the Corporate Risk Register is maintained including reviews and same is provided to HSE per Service Agreement.

4.2 Management

- 4.2.1 Anyone in a position of leadership is responsible for the following in relation to Risk Management:
- 4.2.2 That they and all their employees within their responsibility are familiar with the contents of the Risk Management Policy and are working to adhere to this policy to proactively manage risk.
- 4.2.3 To complete Individual Risk Assessments, identification of appropriate controls and supporting the implementation of these controls.
- 4.2.4 Ensure that all policies, procedures, protocols and guidelines designed to manage risks are implemented as appropriate.
- 4.2.5 They identify, assess and manage risk using a balanced approach within their area of control. This should identify what is and what is not an acceptable risk.

- 4.2.6 Ensure that all hazards are managed proactively i.e. development of risk assessments, safety statements and risk registers for their department and/or house in co-operation with line managers.
- 4.2.7 Ensure that all incidents/complaints/near misses are reported, effectively managed, including action, review, monitoring, learning and escalation.
- 4.2.8 The identification of new risks that cannot be managed locally are forwarded to the Health & Safety Department.
- 4.2.9 It is the responsibility of all CSMs, PICs and Team Leaders to ensure that all employees are familiar with house specific emergency response procedures.

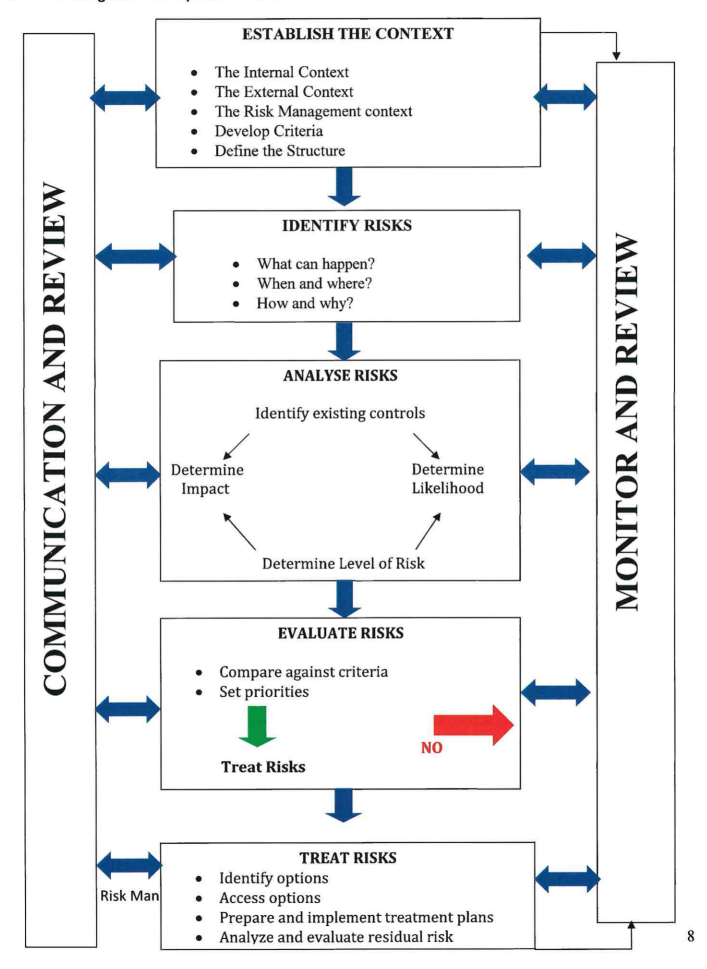
4.3 Employees

- 4.3.1 All direct support employees are responsible for the following in relation to Risk Management.
 - 4.3.2 It is the responsibility of all employees to be familiar with this policy.
 - 4.3.3 Report any hazards, near misses and incidents not in compliance with this policy.
 - 4.3.4 All employees are responsible for the identification of risks in their area of work and involvement in individual Risk Assessment activities and effective reporting on variations that may impact on the risk management outcomes.

5. Hazard Identification and Categories of Risk

- 5.1 Risk/Hazards can be categorised as: clinical, public liability and employee liability. The following are the risk areas identified:-
 - 5.1.1 Risk of injury to People supported/Employees and the Public
 - 5.1.2 Professional Standards Risks
 - 5.1.3 Objectives and Project Risks
 - 5.1.4 Business Continuity Risks
 - 5.1.5 Financial Risks
 - 5.1.6 Reputational Risks
 - 5.1.7 Environmental Risks and
 - 5.1.8 Audit/Inspection/Accreditation/Standards/Legislative Risks
- 5.2 Appendix 1 'AURORA Risk Management Plan' contains a list of categories of risk. This is not an exhaustive list and can be added to as required.

6. Risk Register Development Process



6.1.1 Communicate and Consult:

Communicate and Consult with relevant internal and external stakeholders as appropriate at each stage of the risk management process.

6.1.2 Establish the Context:

Establish the external, internal and risk management context in which the rest of the process will take place incorporating The Health Act 2004 & 2007, the need to improve safety of the persons supported and to learn from reported accidents and complaints.

6.1.3 Identify the Risks:

Identify where, when, why and how events could prevent, degrade, delay or enhance the AURORA objectives. Approaches used to identify risk include:-

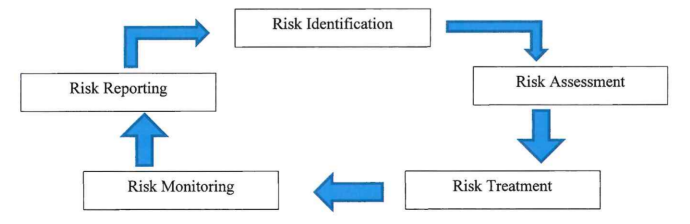
- 6.1.3.1 Employee training
- 6.1.3.2 Incidents
- 6.1.3.3 Complaints
- 6.1.3.4 Think Tank Sessions
- 6.1.3.5 Judgement based on experience and records
- 6.1.3.6 Systems Analysis
- 6.1.3.7 Scenario Analysis

6.1.4 AURORA has adopted the ICC Approach: (Impact, Cause and Context).

- 6.1.4.1 Impact describe the potential impact if the risk were to materialise
- 6.1.4.2 Cause describe the causal factor that could result if the risk materialised.
- 6.1.4.3 Context ensure that the context of the risk is clear.

SEE RISK RATING TABLE (Appendix 2)

6.2 The Risk Management Cycle



- 6.3 Analyse the Risks each identified risk should be analysed in terms of:
 - 6.3.1 The existing controls in place to manage the risk
 - 6.3.2 Likelihood of an incident occurring
 - 6.3.3 Impact to determine the level of risk posed

6.4 The impact and likelihood should be assessed using the Risk Assessment Matrix. In analysing risk it is important to consider not only the issue of minimising risk but also maximising opportunity. The resultant analysis should be documented in the risk register.

6.5 Evaluate the Risks:

The purpose of risk evaluation is to make decisions, based on the outcomes of risk analysis, about which risks need treatment and the treatment priorities. This requires comparing estimated levels of risk against the pre-established criteria and then to consider the balance between potential benefits and adverse outcomes for the service. This enables decisions to be made about the extent and nature of the treatments required and the priorities for the department/designated centre.

6.6 Treat the Risks:

Where risks require further treatment (action) and a treatment (action) plan is developed to address it. This plan should outline the specific cost effective actions to be taken, the person responsibility and the timeframe for action. The plan should aim to reduce the level of risk. If possible risks should be eliminated. Where this is not possible, the risk should be reduced to as low a level as is reasonably practical.

6.7 Monitor and Review:

It is necessary to monitor and review the effectiveness of all steps of the risk management process. For each stage of the process records should be kept to enable evidenced based decisions to be documented as part of the process of continual improvement and learning.

7. Specific Risk Management Procedures

7.1 Identification, Assessment and Control of Risks Risk Management processes must be in line with HSE "Guidelines for Risk Assessment". Risk must be rated according to the Risk Matrix.

OVERVIEW (OF AURORA RISK MANAGEMENT PROCESS
STEP 1	Hazard Identification & development of Risk Register for each designated centre. Once a hazard is identified, the risk of injury or illness needs to be established by completing a Risk Assessment which will quantify the hazard which in turn indicates its significance and the attention level the hazard deserves.
STEP 2	Any employee of AURORA can carry out a Risk Assessment. This may be prompted by the observation of a risk, or a perceived risk, as identified in Step 1 above. It can follow information received from a person supported, family member or member of the public.
	Discuss the risk identified with the PIC/Team Leader and complete the risk assessment form.

STEP 3	Depending on the seriousness of the risk identified and the control measures and/or resources that need to be put in place to address the risk, the Risk Assessment may be discussed with the Community Service Manager for advice and direction.
STEP 4	A review date will be set.

7.3 AURORA Risk Management Process

- 7.3.1 All risks identified during the process of developing the risk register must have a 'Risk Assessment' conducted in conjunction with the person supported, employee and management of the individual department and / or houses. Appendix 3 'Risk Assessment Form'.
- 7.3.2 Risk assessments carried out for a person supported must be filed in the person's personal plan, risk assessments carried out pertaining to the environment, and / or generic items must be filed in the department / house Risk Register folder.
- 7.3.3 All Risk Assessments must be signed by the PIC/Team Leader and employee team for the particular area.
- 7.3.4 Action plans within the risk assessment that cannot be managed at local level must be referred to the appropriate senior manager or department within AURORA in order for decisions to be taken to manage the risk identified. (i.e. it may require additional resources).
- 7.3.5 The completed risk assessment must be brought to the attention of all employees working in the area in a clear manner taking account of the level of training, knowledge and experience by the CSM and/or PIC/Team Leader.
- 7.3.6 Review dates must be recorded and strictly adhered to.

7.4 Updating Risk Assessments / Registers

- 7.4.1 All risk assessments to be reviewed by the PIC/Team Leader and employee in each house/department as indicated on the risk assessment form but at least yearly.
- 7.4.2 The relevant person i.e. PIC/Team Leader or employee will complete the Additional Controls (Actions) Update form (see Appendix 3)

- 7.4.3 The relevant person i.e. PIC/Team Leader or employee will then attach the updated form to the appropriate risk assessment form; this will reduce the need to carry out a full risk assessment when not required.
- 7.4.4 This process should be repeated regularly as indicated on the risk assessment but at least yearly.

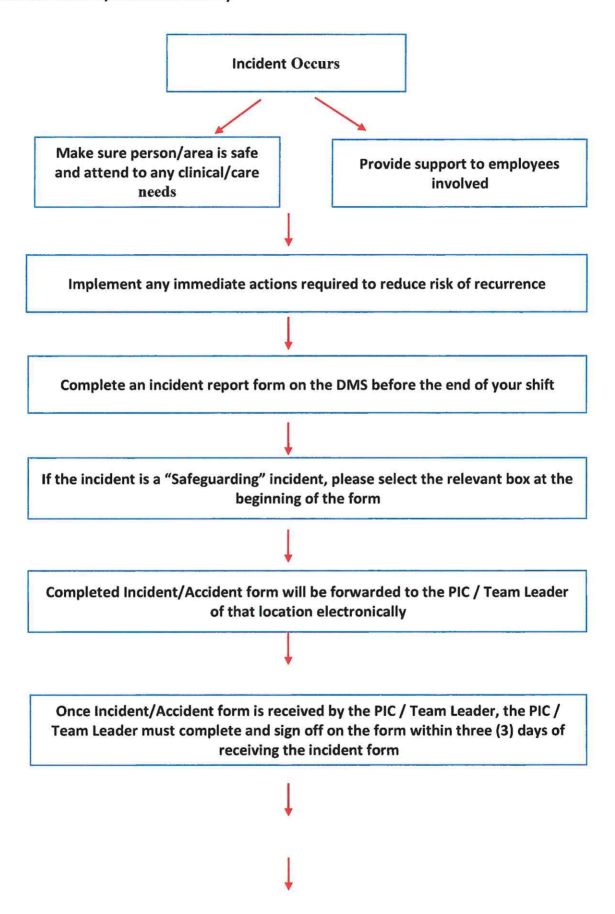
7.5 Re-assessment of Existing Risks

- 7.5.1 It is good practice to review the risk assessment annually or when required taking account of any new controls that have been put in place since the original assessment. This will allow re-prioritisation of the risk list thereby focusing the efforts of the service to address those risks that are most pertinent to the service.
- 7.5.2 When re-assessing existing risks, the PIC/Team Leader/CSM should compare the risk rating from the re-assessment with the risk rating of the original assessment. If the reduction of risk levels is not as anticipated in the original assessment, then the PIC/Team Leader/CSM will need to check why i.e. have the additional controls been effectively implemented? If they have why are they not reducing the rating? Are they the right controls and if not is there a need to revisit and enhance the control measures?

8. The Identification, Recording and Investigation of, and Learning from, Serious Incidents or Adverse Events Involving Residents

- 8.1 Following a serious incident or adverse event the appropriate Person in Charge / Team Leader/ CSM will convene a meeting with all employees, multi disciplinary team, health and safety committee and management within 72 hours to debrief employees (using the Debrief Form Appendix XXX), review incident and agree action plan.
- 8.2 Action Plan will be implemented by appropriate employees.
- 8.3 The Person in Charge / Team Leader/Community Service Manager will inform HIQA in line with regulation 31 monitoring notification within the specified time frames as set out by the Health Information & Quality Authority.
- 8.4 Review of the incident to be conducted by the SMT within ten days to ascertain learning from the incident, implement appropriate actions and inform all employees, person supported of actions.
- 8.5 Relevant PIC/Team Leader/CSM to convene a review within three months or sooner if deemed necessary with all employees involved to determine if action plan has reduced and / or eliminated the risk of a reoccurrence of incident

9. AURORA Incident/Accident Pathway



If deemed necessary the PIC / Team Leader can alert the following disciplines of the incident

- Behavioural Support Specialist
- Clinical Supervision Specialist
 - Director of Services
 - Health and Safety Dept.
 - HR Dept.
 - Medication Manager
 - Operations Manager
 - Quality Office
 - · Social Worker Dept.

Once Incident/Accident form is received by the CSM, the CSM must complete and sign off on the form within three (3) days of receiving the incident form

Once an Incident/Accident form has been actioned by the PIC / Team Leader & CSM, it will be marked as CLOSED, at this stage the incident form can be printed if required

Closed incidents are viewable under the "Person Supported" tab on the DMS

The PIC / Team Leader may convene a meeting with all staff, multi – disciplinary team and health and safety Dept. within 72 hours of incident if deemed to be a serious incident to debrief staff, review incident and determine action plan

The PIC / Team Leader will inform HIQA as required within the specified time frames as set out by the Health Information & Quality Authority.

Review of a major incident to be conducted by senior management team within ten days to ascertain learning from incident, implement appropriated actions and inform all staff and person supported of actions across service.

10. Communication of Health Safety & Risk Management Policy, Health & Safety Statement, Risk Management Register & Individual Risk Assessments.

- 10.1 The Health Safety & Risk Management Policy, Health & Safety Statement, Risk Management Register & Individual Risk Assessments shall be: -
 - 10.1.1 Communicated to all employees, including temporary employees in a language that is easy to understand.
 - 10.1.2 Brought to the attention of all employees, including temporary employees, on an annual basis at a minimum and following any amendments.
 - 10.1.3 Communicated to all newly recruited employees, including temporary employees upon commencement of their employment.
 - 10.1.4 Communicated to any other persons who may be exposed to any specific risks identified within the risk management documentation. This may include any contracted service provider.
 - 10.1.5 Communicated to the people supported by the service and their representatives.
- 10.2 Open Disclosure

11. Open Disclosure

AURORA & HSE Open Disclosure Policy 2019 require that in the event of an adverse event (accident or incident*): -

- 1. We communicate with the people we support in an open, honest, transparent and empathic manner following an accident or incident*
- 2. We provide the people we support with a sincere and meaningful apology when they are harmed as a result of an accident or incident and
- 3. We begin the communication process within 24 to 48 hours of the accident or incident occurring or become known to AURORA or as soon as possible after the accident/incident

There are three types of incidents under the HSE Open Disclosure Policy 2019 as follows:-

- Harm or suspected harm
- No harm
- Near miss

We must disclose all harm and suspected harm incidents. We must generally disclose no harm incidents. Assess near miss incidents on a case by case basis. We must inform the people we support of a near miss or no harm event if there is potential for it to become a harm event in the future.

For further details on the principles of Open Disclosure, protection under the Civil Liabilities Bill 2017 and the process for following Open Disclosure, please see the HSE Open Disclosure Policy 2019.

12. References

- Health Act 2007 (Care and Support of Residents in Designated Centres for Persons (Children and Adults) with Disabilities) Regulations 2013
- HSE Integrated Risk Management Policy 2017
- HIQA Guidance on Risk Management

Appendix 1 RISK MANAGEMENT PLAN

1. T		0
		what residual risk is left.
	The unexpected absence of any resident	Potential for unscheduled absence of resident, policy on Missing Persons and protocols to be used when resident is missing.
2. A	Accidental injury to residents, visitors or employees	Good Housekeeping, presence of First Aider, Occupational First Aider, First Aid Box, referral to Dr. & A&E, Back up arrangements.
3.	Aggression and violence/assault by other people using the	Presence of Challenging behavior, Behaviour support plan, Back up
service.	çē.	procedures, Environmental conditions, Violence at Work, training in Behaviour Support Management (Studio 3)
4. 9	Self-harm	History of self-harm, intensity level, aetiology of self-harm. Medication. Ongoing risk assessments, sufficient control measures will be implemented,
		recorded in Service Users Support Plan. Training provided to relevant employees.
Poten	Potential Hazard Sources	Current Control Measures – Strategies to reduce / manage Risk and
		what residual risk is lift.
5.	Electricity	All Electrical installations are tested and certified by a competent
		electrician. All Portable Appliances to be tested by a competent
		electrician (PAT).
6.	Fire	Fire training provided for employees and people using services.
		Extinguishers in house, checked and serviced annually. Monthly fire
		drills conducted and collated. PEEP's in place for Individual Service
		Users. CEEP's in place for Centre Evacuation & Egress and Evacuation
		procedures posted in house.
7.	Slips, Trips and Falls	Safety Checklist utilized on a daily basis covering both Day and Night
		Shift
8.	Manual Handling and Patient Lifting	Training provided on current manual handling procedures –
		employees trained every 2 years as required. Safe techniques
		employed at all times.
6	Cleaning	Checked in daily routine and standard hygiene procedures adhered
		to. Hygiene audits to be conducted quarterly.

10. Hot objects	Objects which present with burn/scald are protected from sensitive individuals. Guarding of Radiators etc.
11. Sharp objects	Hazard Audit regularly check for sharp edges, sharps procedure and accidental inoculation procedures to be adhered to.
12. Access to drug/medicine	Medication training provided to employees. Administration of Medication Policy & Procedure, Medication recording, medication audits.
13. Microwave/Oven/Range	Regular cleaning carried out, visual observations carried out daily. PAT Testing annually by competent Electrician.
14. General Equipment	Specialist Equipment identified with maintenance schedule. Ensure adequate equipment infection controls.
15. Challenging Behaviour	Challenging Behaviour training provided. Behaviour plans for individuals, responding to Challenging Behaviour in Adult Services.
16. Good Health	Annual Health Check – General Health Provision, daily checks on individuals, Epilepsy Management Plans. Ensure appropriate personal
	support plans and effective health support (including adequate review of quality and safety of support). Ensure sufficient communication (including sufficient provision of information to Service Users regarding treatments)
17. Protection from Abuse & Neglect	Policy on Management of Allegations of Abuse. The welfare and protection of vulnerable adults – national procedures, the investigation of allegations. Training of all employees are qualified, trained and vetted. Where abuse is suspected Our Lady's shall follow a standardized process to determine if abuse
	occurred and take appropriate action including disciplinary action) dependent on the outcome. All Service Users, including their families/representatives and employees shall be encouraged to report and suspected abuse.
18. Stress	Company Doctor and Counsellor available to all employees. Currently sourcing further Employee Assistance Programme.
19. Managing Assets - Organisation	Petty cash return system, Internal controls, external audits
20. Managing Assets – Residents	Finance Policy for good practice in the handling of the personal assets of people who use the services. Audits to be put in place annually.

ehold Activities en Death oyees Training f Volunteers rting Structures ral Maintenance laints liance with HIQA Regulations and Standards ment of Purpose		
Household Activities Sudden Death Employees Training Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose	21. Food	Food Hygiene, Nutrition, Meal Planning. Is there provision of
Household Activities Sudden Death Employees Training Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		information, training, supervision and monitoring of employees re
Household Activities Sudden Death Employees Training Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		food safety.
Employees Training Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		Social outings and holidays, daily activity schedules
Employees Training Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose	22.2	End of Life Policy
Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		Suitable Qualified Employees, Adequate Skill Mix, a training needs
Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		analysis has been completed and all employees are up to date with
Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		training. Vulnerable adults, Manual Handling, report writing, First
Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		Aid, fire training, Medication Training, epilepsy training, Risk
Use of Volunteers Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		Management, Employees Supervision.
Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose	l	This Service uses Volunteers, they are complementary to Employees,
Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		they undergo the same screening process as Employees, and they are
Reporting Structures General Maintenance Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		supervised on an ongoing basis.
A Regulations and Standards	26. Reporting Structures	All employees are aware of their local and wider Service area,
A Regulations and Standards		communications are done by face to face meetings, telephone calls
A Regulations and Standards		and reports. All significant reports are recorded in writing. An on call
A Regulations and Standards		system is in place and this is sent to House on a monthly basis. All
A Regulations and Standards		employees are aware of the time thresholds for HIQA reporting.
Complaints Compliance with HIQA Regulations and Standards Statement of Purpose	27. General Maintenance	All Employees are aware that good housekeeping is adhered to, if any
Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		item requires repair or maintenance that is outside the scope of
Complaints Compliance with HIQA Regulations and Standards Statement of Purpose		employees present then the Maintenance Procedure is followed
Compliance with HIQA Regulations and Standards Statement of Purpose		There is a Complaints procedure in place for all residents, Employees
Compliance with HIQA Regulations and Standards Statement of Purpose		will respectfully receive and record all complaints and forward them
Compliance with HIQA Regulations and Standards Statement of Purpose		to the relevant personnel, who in turn will examine the complaint and
Compliance with HIQA Regulations and Standards Statement of Purpose		rectify anything necessary. All complaints to be recorded on the
Compliance with HIQA Regulations and Standards Statement of Purpose		complaint Log
	Compliance with HIQA Regulations and Standa	Ongoing continuous and unrelenting adherence to all the
		requirements of HIQA.
+ hordand and inderctood	30. Statement of Purpose	There is a folder of current Policies and Procedures in the house and
מון ביווליוסלילים וומיל ובמת מוות מוותכן זרסים ר		all employees have read and understood them. All employees have
signed to this effect.		signed to this effect.

31. Policies and Procedures	There is a folder of current Policies and Procedures in the house and all employees have read and understood them. All employees have
	signed to this effect.
32. Individual Assessment	All individuals have assessment and personal plans pertinent to their
	needs and they have been involved in these assessments. These are
	recorded and on their files.
33. Rights/Restrictive Procedures	All residents and employees rights are upheld. An annual assessment
	is completed and actions may be required from these. Occasionally
	rights restrictions may be imposed for safety and therapeutic reasons,
	but these are reviewed on a three monthly basis or more often. All
	rights restrictions are referred to our human rights committee.
	Service User will undergo an individual assessment and any decision
	making regarding restraint shall be made with the involvement of the
	Service User. A written record of any occasion on which physical or
	chemical restraint is used, the nature of the restraint and its duration
	shall be retained.
34. Communication	Communication is an essential ingredient to ensure the effective
	running of a service. We have employees rosters posted on a
	monthly basis, ensure good handover, activity planning and
	recording, other activities recording.
35. Intimate Care	Intimate Care Policy in place.
36. Disposal of Waste	What types of waste do we produce, how is it disposed of, do we
	have sharps, and is waste contaminated with body fluids?
37. Infection Control	What infection measures do we have in place, are people we support
	in a more vulnerable group. Do we use shared towels, how do people
	know their own towel. Do we have adequate laundry controls and
	sufficient hand hygiene. Is there adequate management of
	communicable diseases? Safe specimen handling, Legionella
	Controls, policies on sharps and Needle stick injuries and adequate
	cleaning and waste management policies.
38. Visitors	Visitors are always welcome to the houses. Prior knowledge is
	advisable and the protection of residents is paramount. See Visitor
	Policy.
39. Directory of Residents	A directory of residents is kept up to date.
	100

40.	40. Management	The management of the house is maintained by planning, organizing
		and controlling the effective use of resources to meet the needs of
		the residents. Is there Standards of Procedure in place i.e. Risk
		management, incident reporting, emergency planning, quality
		assurance, effective insurance cover, appropriate accounting and
		finance management, supplier and contractor controls and
		appropriate Statement of Purpose.
41.	Supervision	What is the level of supervision of employees required to ensure that
		they are supported to implement the support required by the people
		using services in the house. Resources are always scarce, therefore
		how does it fit in with "Industry Norms"
42.	42. Medication Management	What policies do we have in place regarding administration of
		medications, management of controlled drugs, self-administration,
		complementary therapies and over the counter medications. Is there
		adequate management of prescribing, ordering, storage and disposal
		of medications? Are there controls regarding crushing of
		medications?
43.	. Facilities	Is the premises fit for purpose i.e. Appropriate for use. Is there
		adequate security, access/egress? Is there adequate sanitary, toilets
		and washing facilities? Is there sufficient communal space, outdoor
		are controls? Space? Vehicle Movements?
44.	. PPE Personal Protective Equipment	AURORA will provide and maintain suitable PPE for use by
		employees. PPE shall be used to reduce the risk of infection within
		AURORA.

Appendix 2 RISK RATING TABLE (RISK MATRIX)

	١	١
	I	1
	I	į
	l	
	١	
	I	
	I	
	١	
	I	
	١	
	I	
	١	
	I	•
	I	
	ı	l
	I	
	١	
	١	
	I	
	I	
	I	
	ı	
		١
Ö	ı	
000	ı	
vere	ı	
==	I	
ation		
anısı		
a org	١	
ž		
pe o		
SLISK		
What would the impact of this risk be on the	١	
acto		
直		
d the		
Mou		
Mat		
>		1
		-
		•

1. IMPACT TABLE	Negligible 1	Minor 2	Moderate 3	Major 4	Extreme 5
		Minor injury or illness, first aid treatment required	Significant Injury requiring medical treatment e.g. Fracture and/or counselling	Major injuries/term incapacity or disability (loss of limb) requiring medical treatment and/or courselling	incident leading to death or major permanent incapacity
	Adverse event leading to minor injury not	<3 days absence	Agency reportable, e.g. HSA, Gardai (violent and aggressive acts).		Event which impacts on large number of patients or member of the public (Emotional/Physical trauma)
	requiring first aid.	< 3 days extended hospital stay	> 3 Days absence	Physical/emotional disability	
Injury		Emotional Distress	3-8 Days extended hospital stay		
			Emotional Trauma		
Service User Experience Satisfaction	Reduced to quality of service user experience related to inadequate provision of information	Unsatis factory service user experience related to less than optimal support and/or madequate information, not being to taiked to & treated as an equal, or not treated with honesty, dignity & respect – readily resolvable.	Unsatisfactory service us er experience related to less than optimal support/service resulting in short term effects (less than tweek)	Unsatisfactory service user experience related to poor support/service resulting in long term effects	Totally unsatisfactory service user outcome resulting in long tem effects, or extremely poor experience of care provision
Legal / Regulatory				Repeated failure to meet external standards. Failure to meet national norms and standards. Standards Regulations (e.g. Montal Health, Child Care Act etc.)	Gross failure to meet external standards.
Compliance with Standards	Minor non compliance with internal standards. Small number of minor issues requiring improvement	Single failure to meet internal standards or follow protocol. Minorrecommendations which can be easily addressed by local management.	Repeated failure to meet internal standards or follow protocols. Important recommendations that can be addressed with an appropriate management action plan.	Critical report or substantial number of significant findings and/or lack of adherence to regulations	Repeated failure to meet national norms and standards / regulations.
Policy/Procedure/	SOUTH NATIONAL TOUR				Severely critical report with possible major reputational or financial implications.
Structures					
Objective/Projects Operational Plan	Barely noticeable reduction in scope, quality or schedule	Minor reduction in scope, quality or schedule.	Reduction in scope or quality of project, project objectives or schedule	Significant project over - run.	inability to meet project objectives. Reputation of the organisation seriously damaged.
Business Continuity / Service Delivery	Interruption in a service which does not impact on the delivery of /ability to continue to provide service.	Short term disruption to supports/service with minor impact on service users.	Some disruption in service with unacceptable impact on service users. Temporary loss of ability to provide supports/service	Sustained loss of service which has serious impact on delivery of supports/service resulting in major contingency plans being involved.	Permanent loss of core supports and services. Disruption to supports/services leading to significant 'knock on' effect.
Publicity/ Reputation / Media	Rumours, no media coverage. No public concerns voiced. Little effect on staff morale. No reviewinvestigation necessary.	Local media coverage short term. Some public concern. Minor effect on staff morale/public attitudes/ Internal review	Local media – adverse publicity. Significant effect on staff morale & public perception of the organisation. Public calis (at local levels) for specific remedial actions. Comprehensive review/investigation necessary.	National media/adverse public/ky, loss than 3 days. News storfers, features in national apages: Local media – long term adverse publicity. Public confidence in the organisation undermined. Use of resources specific remedial exists to be taken possible teven/investigation.	National/Hernational media/adverse publicity, >than 3 days, bublic confidence in the organisation undermined, use of resources questioned, P efformance questioned, calls for individual's to be sanctioned. P ublic calls (at national level) for specific remedial actions to be taken. Court action. P ublic (independent) lequity.
Financial Loss (per Local Contact)	<€k	GK - GOK	eo-eook	ebok - em	>fm
Environment	Nuisance Release	On site release contained by organisation	On site release contained by organisation	Release affecting minimal off-site area requiring external assistance (fire brigade, radiation, protection service etc.)	Toxic release affecting off-site with detrimental effect requiring outside assistance.
2 LIKE IHOOD SCORING					

2. LIKELIHOOD SCORING

What is the likelihood of this risk occurring in the next year given the current vulnerabilities and controls

Rare/Remote		Unlikely		Possible	Ī	Likely		Almost Certain	9
		A STATE OF THE PARTY OF	-2		8			4 5)	
Actual Frequency	Pro bability	Probability Actual Frequency	Probability	Probability Actual Frequency	Probability	Actual Frequency	Probability	Actual Frequency	Probability
Occurs every 5 years or more		% Occurs every 2-5 years	%d.	10% Occurs every 12 years	50% B	Bimonthly	75	At Least monthly	68

3. RISK MATRIX	Negligible ()	Minor (2)	Moderate (3)	Major (4)	Extreme (5)
Almost Certain (5)	2	α	9,	20	26
Likely (4)	4	80	2	192	20
Possible (3)	8	9	6	t)	V2
Unlikely (2)	2	4	9	8	α
Rare/Remote (1)		2	e	4	5





+1+

Risk Assessment Form Aurora

Person Supported:	Person Supported:					D.O.B.	
Meeting attended by:	by:		Name		Role		Signature
What is the Risk:							
Risk Description	Impact/Vulnerabilities	Existing Controls Measures		Additional Controls Measures	Person's Responsible for Action	le Review Date	Date
					in i		
	IIIIII KISK			Кеше	Remaining Risk (10 its Lowest Possible Level)	est Possible	Level)
Likelihood	Impact Ini	Initial Risk Rating	Likelihood	Impact		Remaining Risk Rating	Status (Green/Amber/Red)

Author: Quality & H&S Dept. Version: 3

Date: 12.04.2023 Review Date: 12.04.2024

Title: Risk Assessment Form Aurora





Additional Controls (Actions) Review Sheet

Next Review Date				
Action Status Behind schedule/On Schedule/Complete Schedule			tioned "Risk Assessment"	Date:
Person Responsible for Action (If Changed)			contents of the above men	Signed By:
Additional Control (Action) Summary Update			l and fully understand the c	
Additional Controls			Please sign and date the below confirming that you have read and fully understand the contents of the above mentioned "Risk Assessment"	Date:
Number			Please sign and	Signed By:

*ACTION: If additional control measures are completed, please review & update a new Risk Assessment Form.

Aurora Title: Risk Assessment Form

Author: Quality & H&S Dept. Version: 3

Date: 12.04.2023 Review Date: 12.04.2024