Anaphylaxis Policy

Mandatory – Quality Area 2

ELAA acknowledges the contribution of the Department of Allergy and Immunology at The Royal Children’s Hospital Melbourne, Allergy & Anaphylaxis Australia Inc. and Department of Education and Training (DET) in the development of this policy.

# Purpose

This policy will provide guidelines to:

* minimise the risk of allergic reaction resulting in anaphylaxis occurring while children are in the care of Eltham South Preschool
* ensure that service staff respond appropriately to anaphylaxis by following the child’s ASCIA action plan for anaphylaxis
* raise awareness of anaphylaxis and its management amongst all at the service through education and policy implementation.

This policy should be read in conjunction with the *Dealing with Medical Conditions Policy.*

# Policy statement

## Values

Eltham South Preschoolbelieves that the safety and wellbeing of children who are at risk of anaphylaxis is a whole-of-community responsibility, and is committed to:

* providing a safe and healthy environment in which children at risk of anaphylaxis can participate fully in all aspects of the program
* raising awareness of families, staff, children and others attending the service about allergies and anaphylaxis
* actively involving the parents/guardians of each child at risk of anaphylaxis in assessing risks, and in developing risk minimisation and risk management strategies for their child
* ensuring all staff members and other adults at the service have adequate knowledge of allergies, anaphylaxis and emergency procedures
* facilitating communication to ensure the safety and wellbeing of children at risk of anaphylaxis.

## Scope

This policy applies to the Approved Provider, Persons with Management or Control, Nominated Supervisor, Persons in Day to Day Charge, educators, staff, students on placement, volunteers, parents/guardians, children and others attending the programs and activities of . This policy will apply regardless of whether a child diagnosed by a registered medical practitioner as being at risk of anaphylaxis is enrolled at the service.

## Background and legislation

#### Background

Anaphylaxis is a severe and potentially life-threatening allergic reaction. Up to two per cent of the general population and up to ten per cent of children are at risk. The most common causes of allergic reaction in young children are eggs, peanuts, tree nuts, cow’s milk, fish, shellfish, soy, wheat and sesame, bee or other insect stings, and some medications. A reaction can develop within minutes of exposure to the allergen and young children may not be able to identify or articulate the symptoms of anaphylaxis. With planning and training, a reaction can be treated effectively by using an adrenaline autoinjector, often called an EpiPen® or an Anapen®.

In any service that is open to the general community it is not possible to achieve a completely allergen-free environment. A range of procedures and risk minimisation strategies, including strategies to minimise the presence of allergens in the service, can reduce the risk of anaphylactic reactions.

Legislation that governs the operation of approved children’s services is based on the health, safety and welfare of children, and requires that children are protected from hazards and harm. The Approved Provider will ensure that there is at least one educator on duty at all times who has current approved anaphylaxis management training in accordance with the *Education and Care Services National Regulations 2011* (Regulation 136(1) (b)). As a demonstration of duty of care and best practice, ELAA recommends all educators have current approved anaphylaxis management training (refer to *Definitions*).

Approved anaphylaxis management training is listed on the ACECQA website (refer to *Sources*).

#### Legislation and standards

Relevant legislation and standards include but are not limited to:

* *Education and Care Services National Law Act 2010*: Sections 167, 169
* *Education and Care Services National Regulations 2011*: Regulations 90–96, 102, 136, 137, 146, 147, 160–162, 168(2)(d), 173, 177, 181, 183, 184, 246
* *Health Records Act 2001* (Vic)
* *National Quality Standard*, Quality Area 2: Children’s Health and Safety
* *Occupational Health and Safety Act 2004* (Vic)
* *Privacy and Data Protection Act 2014* (Vic)
* *Privacy Act 1988* (Cth)
* *Public Health and Wellbeing Act 2008* (Vic)
* *Public Health and Wellbeing Regulations 2009* (Vic)

The most current amendments to listed legislation can be found at:

* Victorian Legislation – Victorian Law Today: <http://www.legislation.vic.gov.au/>
* Commonwealth Legislation – ComLaw: <http://www.comlaw.gov.au/>

## Definitions

The terms defined in this section relate specifically to this policy. For commonly used terms e.g. Approved Provider, Nominated Supervisor, Regulatory Authority etc. refer to the *General Definitions* section of this manual.

**Adrenaline autoinjector:** An intramuscular injection device containing a single dose of adrenaline designed to be administered by people who are not medically trained. This device is commonly called an EpiPen® or an Anapen®. As EpiPen® and Anapen® products have different administration techniques, only one brand should be prescribed per individual and their ASCIA action plan for anaphylaxis (refer to *Definitions*) must be specific for the brand they have been prescribed.

Used adrenaline autoinjectors should be placed in a rigid sharps disposal unit or another rigid container if a sharps container is not available.

**Adrenaline autoinjector kit:** An insulated container with an unused, in-date adrenaline autoinjector, a copy of the child’s ASCIA action plan for anaphylaxis, and telephone contact details for the child’s parents/guardians, doctor/medical personnel and the person to be notified in the event of a reaction if the parents/guardians cannot be contacted. If prescribed, an antihistamine should also be included in the kit. Autoinjectors must be stored away from direct heat and cold.

**Allergen:** A substance that can cause an allergic reaction.

**Allergy:** An immune system response to something in the environment which is usually harmless, e.g.: food, pollen, dust mite. These can be ingested, inhaled, injected or absorbed.

**Allergic reaction:** A reaction to an allergen. Common signs and symptoms include one or more of the following:

* ***Mild to moderate signs & symptoms*:**
* hives or welts
* tingling mouth
* swelling of the face, lips & eyes
* abdominal pain, vomiting and/or diarrhoea are mild to moderate symptoms; however these are severe reactions to insects.
* ***Signs & symptoms of anaphylaxis are*:**
* difficult/noisy breathing
* swelling of the tongue
* swelling/tightness in the throat
* difficulty talking and/or hoarse voice
* wheeze or persistent cough
* persistent dizziness or collapse (child pale or floppy).

**Anapen®:** A type of adrenaline autoinjector (refer to *Definitions*) containing a single dose of adrenaline. The administration technique in an Anapen® is different to that of the Epicene®. Two strengths are available: an Anapen® and an Anapen Jr®, and each is prescribed according to a child’s weight. The Anapen Jr® is recommended for a child weighing 10–20kg. An AnaPen® is recommended for use when a child weighs more than 20kg.The child’s ASCIA action plan for anaphylaxis (refer to *Definitions*) must be specific for the brand they have been prescribed.

**Anaphylaxis:** A severe, rapid and potentially life threatening allergic reaction that affects normal functioning of the major body systems, particularly the respiratory (breathing) and/or circulation systems.

**Anaphylaxis management training:** Training that includes recognition of allergic reactions, strategies for risk minimisation and risk management, procedures for emergency treatment and facilitates practise in the administration of treatment using an adrenaline autoinjector (refer to *Definitions*) trainer. Approved training is listed on the ACECQA website (refer to *Sources*).

**Approved anaphylaxis management training:** Training that is approved by the National Authority in accordance with Regulation 137(e) of the *Education and Care Services National Regulations 2011*, and is listed on the ACECQA website (refer to *Sources*).

**ASCIA action plan for anaphylaxis**: An individual medical management plan prepared and signed by the child’s treating, registered medical practitioner that provides the child’s name and confirmed allergies, a photograph of the child, a description of the prescribed anaphylaxis medication for that child and clear instructions on treating an anaphylactic episode. The plan must be specific for the brand of autoinjector prescribed for each child. Examples of plans specific to different adrenaline autoinjector brands are available for download on the Australasian Society of Clinical Immunology and Allergy (ASCIA) website:

[www.allergy.org.au/health-professionals/anaphylaxis-resources/ascia-action-plan-for-anaphylaxis](http://www.allergy.org.au/health-professionals/anaphylaxis-resources/ascia-action-plan-for-anaphylaxis)

**At risk child:** A child whose allergies have been medically diagnosed and who is at risk of anaphylaxis.

**Communication plan:** A plan that forms part of the policy outlining how the service will communicate with parents/guardians and staff in relation to the policy. The communication plan also describes how parents/guardians and staff will be informed about risk minimisation plans and emergency procedures to be followed when a child diagnosed as at risk of anaphylaxis is enrolled at a service.

**Duty of care:** A common law concept that refers to the responsibilities of organisations to provide people with an adequate level of protection against harm and all reasonable foreseeable risk of injury.

**Epicene®:** A type of adrenaline autoinjector (refer to *Definitions*) containing a single dose of adrenaline which is delivered via a spring-activated needle that is concealed until administration is required. Two strengths are available: an Epicene® and an Epicene Jr®, and each is prescribed according to a child’s weight. The Epicene Jr® is recommended for a child weighing 10–20kg. An Epicene® is recommended for use when a child weighs more than 20kg. The child’s ASCIA action plan for anaphylaxis (refer to *Definitions*) must be specific for the brand they have been prescribed.

**First aid management of anaphylaxis course**: Accredited training in first aid management of anaphylaxis including competency in the use of an adrenaline autoinjector.

**Intolerance:** Often confused with allergy, intolerance is an adverse reaction to ingested foods or chemicals experienced by the body but not involving the immune system.

**No food sharing:** A rule/practice in which a child at risk of anaphylaxis only eats food that is supplied/permitted by their parents/guardians and does not share food with, or accept food from, any other person.

**Nominated staff member:** (In relation to this policy) a staff member nominated to be the liaison between parents/guardians of a child at risk of anaphylaxis and the Approved Provider. This person also checks regularly to ensure that the adrenaline autoinjector kit is complete and that the device itself is unused and in date, and leads practice sessions for staff who have undertaken anaphylaxis management training.

**Risk minimisation:** The practice of developing and implementing a range of strategies to reduce hazards for a child at risk of anaphylaxis, by removing, as far as is practicable, major allergen sources from the service.

**Risk minimisation plan:** A service-specific plan that documents a child’s allergy, practical strategies to minimise risk of exposure to allergens at the service and details of the person/s responsible for implementing these strategies. A risk minimisation plan should be developed by the Approved Provider/Nominated Supervisor in consultation with the parents/guardians of the child at risk of anaphylaxis and service staff. The plan should be developed upon a child’s enrolment or initial diagnosis, and reviewed at least annually and always on re-enrolment. A sample risk minimisation plan is provided as Attachment 3.

**Staff record:** A record which the Approved Provider of a centre-based service must keep containing information about the Nominated Supervisor, staff, volunteers and students at a service, as set out under Division 9 of the National Regulations.

## Sources and related policies

#### Sources

* ACECQA provides lists of approved first aid training, approved emergency asthma management training and approved anaphylaxis management training on their website: http://acecqa.gov.au/qualifications/requirements/first-aid-qualifications-training
* Allergy & Anaphylaxis Australia Inc. is a not-for-profit support organisation for families of children with food-related anaphylaxis. Resources include a telephone support line and items available for sale including storybooks, and Epicene® trainers: [www.allergyfacts.org.au](http://www.allergyfacts.org.au)
* Australasian Society of Clinical Immunology and Allergy (ASCIA): [www.allergy.org.au](http://www.allergy.org.au)   
  provides information and resources on allergies. Action plans for anaphylaxis can be downloaded from this site. Also available is a procedure for the First Aid Treatment for anaphylaxis (refer to Attachment 4). Contact details of clinical immunologists and allergy specialists are also provided.
* Department of Education and Training (DET) provides information related to anaphylaxis and anaphylaxis training: http://www.education.vic.gov.au/childhood/providers/regulation/Pages/anaphylaxis.aspx
* Department of Allergy and Immunology at The Royal Children’s Hospital Melbourne ([www.rch.org.au/allergy](http://www.rch.org.au/allergy)) provides information about allergies and services available at the hospital. This department can evaluate a child’s allergies and provide an adrenaline autoinjector prescription. Kids Health Info fact sheets are also available from the website, including the following:
  + *Allergic and anaphylactic reactions* (July 2019):[www.rch.org.au/kidsinfo/factsheets.cfm?doc\_id=11148](http://www.rch.org.au/kidsinfo/factsheets.cfm?doc_id=11148)

The Royal Children's Hospital has been contracted by the Department of Education and Training (DET) to provide an Anaphylaxis Advice & Support Line to central and regional DET staff, school principals and representatives, school staff, children's services staff and parents/guardians wanting support. The Anaphylaxis Advice & Support Line can be contacted on 1300 725 911 or 9345 4235, or by email: [carol.whitehead@rch.org.au](mailto:carol.whitehead@rch.org.au)

#### Service policies

* *Administration of First Aid Policy*
* *Administration of Medication Policy*
* *Asthma Policy*
* *Dealing with Medical Conditions Policy*
* *Diabetes Policy*
* *Enrolment and Orientation Policy*
* *Excursions and Service Events Policy*
* *Food Safety Policy*
* *Hygiene Policy*
* *Incident, Injury, Trauma and Illness Policy*
* *Inclusion and Equity Policy*
* *Nutrition and Active Play Policy*
* *Privacy and Confidentiality Policy*
* *Supervision of Children Policy*

# Procedures

#### The Approved Provider or Persons with Management and Control is responsible for:

* ensuring that an anaphylaxis policy, which meets legislative requirements and includes a risk minimisation plan (refer to Attachment 3) and communication plan, is developed and displayed at the service, and reviewed regularly
* providing approved anaphylaxis management training (refer to *Definitions*) to staff as required under the National Regulations
* ensuring that at least one educator with current approved anaphylaxis management training (refer to *Definitions*) is in attendance and immediately available at all times the service is in operation (Regulations 136, 137)
* ensuring the Nominated Supervisor, educators, staff members, students and volunteers at the service are provided with a copy of the *Anaphylaxis Policy* and the *Dealing with Medical Conditions Policy*
* ensuring parents/guardians and others at the service are provided with a copy of the *Anaphylaxis Policy* and the *Dealing with Medical Conditions Policy* (Regulation 91)
* ensuring that staff practice administration of treatment for anaphylaxis using an adrenaline   
  autoinjector trainer at least annually, and preferably quarterly, and that participation is documented on the staff record
* ensuring the details of approved anaphylaxis management training (refer to *Definitions*) are included on the staff record (refer to *Definitions*), including details of training in the use of an   
  autoinjector (Regulations 146, 147)
* ensuring that parents/guardians or a person authorised in the enrolment record provide written consent to the medical treatment or ambulance transportation of a child in the event of an emergency (Regulation 161), and that this authorisation is kept in the enrolment record for each child
* ensuring that parents/guardians or a person authorised in the child’s enrolment record provide written authorisation for excursions outside the service premises (Regulation 102) (refer to *Excursions and Service Events Policy*)
* identifying children at risk of anaphylaxis during the enrolment process and informing staff
* following appropriate reporting procedures set out in the *Incident, Injury, Trauma and Illness Policy* in the event that a child is ill, or is involved in a medical emergency or an incident at the service that results in injury or trauma.

#### In services where a child diagnosed as at risk of anaphylaxis is enrolled, the Approved Provider is also responsible for:

* displaying a notice prominently at the service stating that a child diagnosed as at risk of anaphylaxis is being cared for and/or educated by the service (Regulation 173(2)(f))
* ensuring the *Enrolment checklist for children diagnosed as at risk of anaphylaxis* (refer to Attachment 2) is completed
* ensuring an ASCIA action plan for anaphylaxis, risk management plan (refer to Attachment 3) and communications plan are developed for each child at the service who has been medically diagnosed as at risk of anaphylaxis, in consultation with that child’s parents/guardians and with a registered medical practitioner (Attachment 3)
* ensuring that all children diagnosed as at risk of anaphylaxis have details of their allergy, their ASCIA action plan for anaphylaxis and their risk minimisation plan filed with their enrolment record (Regulation 162)
* ensuring a medication record is kept for each child to whom medication is to be administered by the service (Regulation 92)
* ensuring parents/guardians of all children at risk of anaphylaxis provide an unused, in-date adrenaline autoinjector at all times their child is attending the service. Where this is not provided, children will be unable to attend the service
* ensuring that the child’s ASCIA action plan for anaphylaxis is specific to the brand of adrenaline autoinjector prescribed by the child’s medical practitioner
* implementing a procedure for first aid treatment for anaphylaxis consistent with current national recommendations (refer to Attachment 4) and ensuring all staff are aware of the procedure
* ensuring adequate provision and maintenance of adrenaline autoinjector kits (refer to *Definitions*)
* ensuring the expiry date of the adrenaline autoinjector is checked regularly and replaced when required and the liquid in the Epicene/Epicene Jnr is clear
* ensuring that a sharps disposal unit is available at the service for the safe disposal of used adrenaline autoinjectors
* implementing a communication plan and encouraging ongoing communication between parents/guardians and staff regarding the current status of the child’s allergies, this policy and its implementation
* identifying and minimising allergens (refer to *Definitions*)at the service, where possible
* ensuring measures are in place to prevent cross-contamination of any food given to children diagnosed as at risk of anaphylaxis (refer to *Nutrition and Active Play Policy* and *Food Safety Policy*)
* ensuring that children ~~with~~  at risk of anaphylaxis are not discriminated against in any way
* ensuring that children ~~with~~ at risk of anaphylaxis can participate in all activities safely and to their full potential
* immediately communicating any concerns with parents/guardians regarding the management of children diagnosed as at risk of anaphylaxis attending the service
* ensuring that medication is not administered to a child at the service unless it has been authorised and administered in accordance with Regulations 95 and 96 (refer to *Administration of Medication Policy* and *Dealing with Medical Conditions Policy*)
* ensuring that parents/guardians of a child and emergency services are notified as soon as is practicable if medication has been administered to that child in an anaphylaxis emergency without authorisation from a parent/guardian or authorised nominee (Regulation 94)
* ensuring that a medication record is kept that includes all details required by Regulation 92(3) for each child to whom medication is to be administered
* ensuring that written notice is given to a parent/guardian as soon as is practicable if medication is administered to a child in the case of an emergency
* responding to complaints and notifying Department of Education and Training, in writing and within 24 hours, of any incident or complaint in which the health, safety or wellbeing of a child may have been at risk
* displaying the Australasian Society of Clinical Immunology and Allergy (ASCIA) (refer to *Sources*) generic poster *Action Plan for Anaphylaxis* in key locations at the service
* displaying Ambulance Victoria’s *AV How to Call Card* (refer to *Definitions*)near all service telephones
* complying with the risk minimisation procedures outlined in Attachment 1
* ensuring that educators/staff who accompany children at risk of anaphylaxis outside the service carry a fully equipped adrenaline autoinjector kit (refer to *Definitions*) along with the ASCIA action plan for anaphylaxis for each child diagnosed as at risk of anaphylaxis.

#### Risk assessment

The National Law and National Regulations do not require a service to maintain a stock of adrenaline autoinjectors at the service premises to use in an emergency. However, ELAA recommends that the Approved Provider undertakes a risk assessment in consultation with the Nominated Supervisor, Certified Supervisors and other educators, to inform a decision on whether the service should carry its own supply of these devices. This decision will also be informed by considerations such as distance to the nearest medical facility and response times required for ambulance services to reach the service premises etc.

If the Approved Provider decides that the service should maintain its own supply of adrenaline autoinjectors, it is the responsibility of the Approved Provider to ensure that:

* adequate stock of the adrenaline autoinjector is on hand, and that it is unused and in date
* appropriate procedures are in place to define the specific circumstances under which the device supplied by the service will be used
* the autoinjector is administered in accordance with the written instructions provided on it and with the generic ASCIA action plan for anaphylaxis
* the service follows the procedures outlined in the *Administration of Medication Policy*, which explains the steps to follow when medication is administered to a child in an emergency
* parents/guardians are informed that the service maintains a supply of adrenaline autoinjectors, of the brand that the service carries and of the procedures for the use of these devices in an emergency.

#### The Nominated Supervisor or Person in Day to Day Control is responsible for:

* ensuring the *Enrolment checklist for children diagnosed as at risk of anaphylaxis* (refer to Attachment 2) is completed
* ensuring that all educators’ approved first aid qualifications, anaphylaxis management training and emergency asthma management training are current, meet the requirements of the National Act (Section 169(4)) and National Regulations (Regulation 137), and are approved by ACECQA (refer to *Sources*)
* ensuring that medication is not administered to a child at the service unless it has been authorised and administered in accordance with Regulations 95 and 96 (refer to *Administration of Medication* *Policy* and *Dealing with Medical Conditions Policy*)
* ensuring that parents/guardians of a child and emergency services are notified as soon as is practicable if medication has been administered to that child in an anaphylaxis emergency without authorisation from a parent/guardian or authorised nominee (Regulation 94)
* ensuring educators and staff are aware of the procedures for first aid treatment for anaphylaxis (refer to Attachment 4)
* ensuring an adrenaline autoinjector kit (refer to *Definitions*) is taken on all excursions and other offsite activities (refer to *Excursions and Service Events Policy*)
* compiling a list of children at risk of anaphylaxis and placing it in a secure but readily accessible location known to all staff. This should include the ASCIA action plan for anaphylaxis for each child
* ensuring that all staff, including casual and relief staff, are aware of children diagnosed as at risk of anaphylaxis, their allergies and symptoms, and the location of their adrenaline autoinjector kits and ASCIA action plans for anaphylaxis
* ensuring measures are in place to prevent cross-contamination of any food given to children diagnosed as at risk of anaphylaxis (refer to *Nutrition and Active Play Policy* and *Food Safety* *Policy*)
* organising anaphylaxis management information sessions for parents/guardians of children enrolled at the service, where appropriate
* ensuring that all persons involved in the program, including parents/guardians, volunteers and students on placement are aware of children diagnosed as at risk of anaphylaxis
* ensuring programmed activities and experiences take into consideration the individual needs of all children, including children diagnosed as at risk of anaphylaxis
* following the child’s ASCIA~~S~~ action plan for anaphylaxis in the event of an allergic reaction, which may progress to an anaphylactic episode
* practising the administration of an adrenaline autoinjector using an autoinjector trainer and ‘anaphylaxis scenarios’ on a regular basis, at least annually and preferably quarterly
* ensuring staff dispose of used adrenaline autoinjectors appropriately in the sharps disposal unit provided at the service by the Approved Provider
* ensuring that the adrenaline autoinjector kit is stored in a location that is known to all staff, including casual and relief staff, is easily accessible to adults both indoors and outdoors (not locked away) but inaccessible to children, and away from direct sources of heat and cold
* ensuring that parents/guardians or an authorised person named in the child’s enrolment record provide written authorisation for children to attend excursions outside the service premises (Regulation 102) (refer to *Excursions and Service Events Policy*)
* providing information to the service community about resources and support for managing allergies and anaphylaxis
* complying with the risk minimisation procedures outlined in Attachment 1.

#### Educators and other staff are responsible for:

* reading and complying with the *Anaphylaxis Policy* and the *Dealing with Medical Conditions Policy*
* maintaining current approved anaphylaxis management qualifications (refer to *Definitions*)
* practising the administration of an adrenaline autoinjector using an autoinjector trainer and ‘anaphylaxis scenarios’ on a regular basis, at least annually and preferably quarterly
* ensuring they are aware of the procedures for first aid treatment for anaphylaxis (refer to Attachment 4)
* completing the *Enrolment checklist for children diagnosed as at risk of anaphylaxis* (refer to Attachment 2) with parents/guardians
* knowing which children are diagnosed as at risk of anaphylaxis, their allergies and symptoms, and the location of their adrenaline autoinjector kits and medical management action plans
* identifying and, where possible, minimising exposure to allergens (refer to *Definitions*) at the service
* following procedures to prevent the cross-contamination of any food given to children diagnosed as at risk of anaphylaxis (refer to *Nutrition and Active Play Policy* and *Food Safety Policy*)
* assisting with the development of a risk minimisation plan (refer to Attachment 3) for children diagnosed as at risk of anaphylaxis at the service
* following the child’s ASCIA action plan for anaphylaxis in the event of an allergic reaction, which may progress to an anaphylactic episode
* disposing of used adrenaline autoinjectors in the sharps disposal unit provided at the service by the Approved Provider
* following appropriate first aid procedures in the event that a child who has not been diagnosed as at risk of anaphylaxis appears to be having an anaphylactic episode (refer to Attachment 4)
* informing the Approved Provider and the child’s parents/guardians following an anaphylactic episode
* taking the adrenaline autoinjector kit (refer to *Definitions*) for each child at risk of anaphylaxis on excursions or to other offsite service events and activities
* providing information to the service community about resources and support for managing allergies and anaphylaxis
* complying with the risk minimisation procedures outlined in Attachment 1
* contacting parents/guardians immediately if an unused, in-date adrenaline autoinjector has not been provided to the service for a child diagnosed as at risk of anaphylaxis. Where this is not provided, children will be unable to attend the service
* discussing with parents/guardians the requirements for completing the enrolment form and medication record for their child
* consulting with the parents/guardians of children diagnosed as at risk of anaphylaxis in relation to the health and safety of their child, and communicating any concerns
* ensuring that children diagnosed as at risk of anaphylaxis are not discriminated against in any way and are able to participate fully in all activities.

#### Parents/guardians of a child at risk of anaphylaxis are responsible for:

* informing staff, either on enrolment or on initial diagnosis, of their child’s allergies
* completing all details on the child’s enrolment form, including medical information and written authorisations for medical treatment, ambulance transportation and excursions outside the service premises
* assisting the Approved Provider and staff to develop an anaphylaxis risk minimisation plan (refer to Attachment 3)
* providing staff with an ASCIA action plan for anaphylaxis signed by a registered medical practitioner and with written consent to use medication prescribed in line with this action plan
* providing staff with an unused, in-date and complete adrenaline autoinjector kit
* ensuring that the child’s ASCIA action plan for anaphylaxis is specific to the brand of adrenaline autoinjector prescribed by the child’s medical practitioner
* regularly checking the adrenaline autoinjector’s expiry date and colour of Epicene adrenaline
* assisting staff by providing information and answering questions regarding their child’s allergies
* notifying staff of any changes to their child’s allergy status and providing a new anaphylaxis medical management action plan in accordance with these changes
* communicating all relevant information and concerns to staff, particularly in relation to the health of their child
* complying with the service’s policy where a child who has been prescribed an adrenaline   
  autoinjector is not permitted to attend the service or its programs without that device
* complying with the risk minimisation procedures outlined in Attachment 1
* ensuring they are aware of the procedures for first aid treatment for anaphylaxis (refer to Attachment 4).

#### Parents/guardians are responsible for:

* reading and complying with this policy and all procedures, including those outlined in Attachment 1
* bringing relevant issues and concerns to the attention of both staff and the Approved Provider

**Volunteers and students, while at the service, are responsible for following this policy and its procedures.**

# Evaluation

In order to assess whether the values and purposes of the policy have been achieved, the Approved Provider will:

* selectively audit enrolment checklists (for example, annually) to ensure that documentation is current and complete
* regularly seek feedback from everyone affected by the policy regarding its effectiveness
* monitor the implementation, compliance, complaints and incidents in relation to this policy
* keep the policy up to date with current legislation, research, policy and best practice
* revise the policy and procedures as part of the service’s policy review cycle or following an anaphylactic episode at the service, or as otherwise required
* make policies available at all times so that anyone can make comment on them.