1. INTRODUCTION.

The purpose of this code is to define the principles and standards of professional conduct for psychotherapeutic work with children and to protect children when they are accessing such services. It must be read in conjunction with the Northern Guild’s Code of Ethics and Practice.

This Code of Ethics is designed to meet the 2008 requirements set out by the United Kingdom Council for Psychotherapy (UKCP) for member organisations to draw up Codes of Practice for psychotherapeutic practice with children. It is underpinned by UKCP’s, *Guidelines for Sections for the Development of Codes of Practice and Professional Conduct for Working with Children*. These run in conjunction with UKCP’s, *Ethical Guidance for Psychotherapeutic Work with Adults*.

In this document the term practitioner will be taken to include all practising child psychotherapeutic counsellors and child psychotherapists who are members of the Northern Guild for Psychotherapy and Counselling including trainers, supervisors, students and graduates.

Practitioner’s work within the law and specific English law and guidance is referred to in this document. Practitioners outside of England will need to familiarise themselves with their countries relevant legislation and guidance.

2. DEFINITIONS.

**Definition of Child Psychotherapy.**

Integrative Child Psychotherapy and Child Psychotherapeutic Counselling draws on a broad range of theories, approaches and therapeutic techniques that meet the developmental stage of children and their presenting problems. The centrality of the therapeutic relationship underpins all practice. Child Psychotherapy builds on Child Psychotherapeutic Counselling training in understanding the development of psychopathology in children’s development and practising in this area.

**Definition of a Child.**

The legal definition of a child is any person under the age of 18. Within this, the law recognises that there are different levels of maturity and competence in a child’s ability to make decisions for themselves. (*Information Sharing: Practitioners Guide*)

Young people are aged 16 and over and may consent to their own therapy in their own right, without reference to an adult parent or carer. Children twelve or over may generally have sufficient understanding to give or refuse consent. Under twelve’s may also have sufficient understanding. Dependent child is used in this document to refer to a child who has been assessed as not being able to give informed consent. In all cases children’s ability to give consent will be informed by the practitioner’s assessment and demonstration of a child under sixteen having sufficient understanding of what they are consenting to.
Definition of a Client.

Client is used to refer to any person who receives psychotherapeutic help from a practitioner covered by these requirements.

3. PUBLIC RESPONSIBILITY.

3.1 Professional and personal conduct.

At all times practitioners adhere to the appropriate standards of personal and professional conduct.

3.2 Avoidance of False or Deceptive Statements.

Child psychotherapeutic counsellors and child psychotherapists do not make false or deceptive statements in relation to their:
- Qualifications, training and experience.
- Credentials
- Professional affiliations
- Services offered.
- Fees
- Publication of their research findings
- Evidence for and results of their services.

3.3. Upholding the integrity of the profession.

Any behaviour or activity by child psychotherapeutic counsellors/psychotherapists that may bring the professional into disrepute or undermine the confidence in the professional may lead to a charge of professional misconduct.

3.4 Safeguarding Children.

All practitioners must act at all times in a manner which safeguards all children and promotes their welfare as the paramount consideration. At all times they act in the best interests for those they work with. All practitioners must be trained in safeguarding procedures and have a duty to keep themselves up to date with the developments and requirements in this field.

3.5. Protecting the public.

All practitioners must act to protect the members of the public when there is reason to believe that they are threatened by a colleague’s conduct, performance or health.

3.5 Non-discriminatory practice.

Child psychotherapeutic counsellors and child psychotherapists recognise that individuals are entitled to fairness and justice and seek to actively engage with issues of equality and diversity. They are aware that working with young clients who are non autonomous and dependent on significant others poses particular challenges in this area and use personal reflection and supervision to address this. They do not discriminate against clients in terms of race, age, gender, sexual orientation or belief systems.
4. RESPONSIBILITY OF THE THERAPIST.

The guiding principle that underpins all psychotherapeutic work with children is that the welfare of the child is paramount. (Children’s Act 1989, 2002.) All practitioners are accountable in the law and required to practise within the national guidelines for child protection and child protection legislation.

4.1 Working context.

It is the duty of practitioners to have knowledge of their specific responsibilities in their work setting. They must be familiar with their organisations Child Protection Policy. Those in private practice must consider how they address this and must discuss their child protection arrangements in supervision.

4.2 Client’s safety.

The well being and safety of the child is of paramount importance. Practitioners act in loco parentis during their time with the child and have full responsibility for the safety and welfare for the child during this time. Specific issues around the health and safety of the child and therapist need to be assessed and addressed for individual children including:

- Parents/carers waiting if the child is likely to need support with personal care.
- An agreed response to child putting self or therapist’s safety at risk.
- Response to the child leaving a session.

Practitioner’s works within their limits of competence and level of functioning. They will seek further professional advice, or refer the client on to an appropriate practitioner if the limit of their professional competence has been exceeded. They will seek help and/or withdraw from client work, at times when they do not have the personal resources to help clients and take appropriate action to minimise the impact of this on clients. Practitioners do not work under the influence of drugs or alcohol.

All practitioners must have suitable indemnity insurance.

4.3 Appropriate therapeutic environment.

The therapeutic environment provided will consider what is developmentally and age appropriate for the child. Children will be made aware of what is permissible in this environment and practitioners will maintain these therapeutic boundaries. If a child cannot maintain these boundaries and is putting themselves or the practitioner at risk, the practitioner will consider ending the session in a way that is respectful and provide an explanation to the child and if appropriate the person holding parental responsibility for the child.

4.4 Non-exploitative practice.

Child psychotherapeutic counsellors and psychotherapist’s maintain appropriate boundaries with their clients. They must not exploit their clients, current or in the past, in any way. This includes, financially, sexually or emotionally. It is acknowledged that children are particularly vulnerable and practitioners must not exploit this power difference.

4.5 Avoidance of dual relationships.

Child psychotherapeutic counsellors and psychotherapist do not enter into multiple
relationships with their clients, family members or carers. They ensure that they only enter into a professional role with their clients and those directly related to them. They ensure there is no planned contact outside of the therapeutic relationship. They ensure that their role is clearly communicated to clients, their families, their employer and any other agencies working with their client and family.

4.6 Compliance with the law regarding previous criminal convictions.

All child psychotherapeutic counsellors and psychotherapists must have an enhanced Criminal Records Check, which must be kept up to date.

4.7 Supervision.

All practitioners are required to receive on-going, supervision independent of their managerial relationships. Supervisors have the responsibility to maintain the good practice of their Supervisees and protect clients from harm and bad practice. The level of supervision needs to reflect not only the experience of the practitioner but also the complexity of the cases that the practitioner is holding. UKCP’s Guidelines for Supervision of Child Psychotherapists must be adhered to. This includes the requirement of a minimum of 1.5 hours per month of supervision, which in line with BACP requirements.

4.8 Continual Professional Development.

All child psychotherapeutic counsellors and psychotherapists must demonstrate their commitment to keep up to date with current methods, research and knowledge around psychotherapeutic practice. They must meet the guidelines set out by their professional body (UKCP and/or BACP) for working with children in order to keep their registration / accreditation up to date.

4.9 a Personal Support

Providing psychotherapeutic help to children can place particular demands on practitioners and trigger powerful emotional responses. Practitioners need to take responsibility for seeking therapeutic help for themselves at such times. They also need to take responsibility to care for themselves by engaging in activities outside of their work that are nourishing and replenishing.

4.9 b. Professional Will

Practitioners recognise that there may be circumstances whereby they have no control over being able to practice. Agencies must ensure that there are systems in place for informing clients and their families when an unexpected break needs to take place. E.g. due to illness, disability or death. Records need to ensure that essential information is kept for this to take place, and if necessary for the client to be transferred to another practitioner. In private practice, practitioners will need to set up a clinical executor who is suitably qualified to carry out these responsibilities. Practitioners need to inform clients of any predictable breaks in terms of being able to offer psychotherapeutic help, giving enough time for alternative services to be accessed. E.g. maternity leave.
5. WORKING ARRANGEMENTS WITH CHILDREN AND YOUNG PEOPLE.

5.1 Safeguarding policy.

- Knowledge of procedures.

All practitioners working with children and young people and their families must take all reasonable measures to ensure that the risk of harm to children’s welfare is minimised. Where there are concerns about a child’s or young person’s safety and welfare they must take appropriate action to address these concerns, working to agreed policies and procedures in full partnership with local agencies. (Working Together 2006, Every Child Matters 2003, What To Do If You Are Worried That a Child Is Being Abused 2006)

- Government law and guidelines.

All practitioners work within current legislation and government guidance in relation to children and follow any specific guidance in relation to therapeutic work with children and young people. (E.g. Practice Guidance for the Provision of Therapy prior to a Criminal Trial 2001)

- Touch policy.

Practitioners are aware that the use of touch with children is complex. It is acknowledged that there are benefits of therapeutic touch and there can be situations when the abstinence would be unkind and have the potential to cause psychological or neurobiological damage. However, touch can also be experienced as intrusive and unwanted, particularly for those who have been sexually or physically abused.

Practitioners will therefore use supervision to think through their use of touch including the possibility that the use of touch may satisfy their own needs rather than the clients.

Practitioners consider carefully the use of “safe holding” with children who are hurting themselves, others or damaging property and only use this if they have had specific training in this area and when no other action has been successful.

Practitioners will negotiate with children around their use of touch and also with those with parental responsibility when working with a dependent child.

5.2 Service information.

- Description of Services Offered.

All practitioners provide accurate and honest information relating to their services that maintain the good reputation of the profession.

- Terms and Conditions.

All practitioners are honest about their training, qualifications, years of experience, and other related information regarding their professional competence. They clarify the terms and details of their services including, frequency of sessions, any fees, emergencies, holidays, cancellation of sessions by the client (or client’s parent/carer), and cancellation of sessions by the practitioner and any notice period required.
5.3 Contracting with children and young people.

- **Informed consent.**

Child psychotherapeutic counsellors and psychotherapists will seek to obtain all children’s assent in accessing their services and if possible their informed consent. They recognise that due to children’s dependence on adults that they have a responsibility to work in partnership with a child’s parents/carers and those with parental responsibility. Alongside this they recognise that children can make up their own minds when they have sufficient understanding and intelligence to understand fully what is being proposed and they can access psychotherapeutic services independently. *(Information Sharing: Practitioners Guide)* However, good practice would recognise that wherever possible it is always best to inform and obtain consent from those with parental responsibility and this must be obtained for any dependent child. Consideration should be given to obtaining written consent.

- **Confidentiality**

Child psychotherapeutic counsellors and psychotherapists maintain, uphold and take reasonable precautions to protect the confidentiality of clients. They identify and agree the “circle of confidentiality” when establishing any new piece of work. They are guided in their decisions by the Home Office Guidance *(Information Sharing: Practitioners Guide)*.

Liaison with other professionals is frequently a feature of working therapeutically with children. This may involve the need to liaise with schools and colleges when it is necessary for children to have time out in order to attend psychotherapeutic help. The *(Common Assessment Framework)* places responsibilities on all those working with children to share information in order that children’s needs can be identified and met. There is therefore a need to inform clients and those with parental responsibility their role in any professional network and consider in any liaison, the child’s and families rights to privacy, along with the child’s wishes and feelings in relation to what is shared, and the child’s maturity to understand the value of such information sharing due to their level of dependency. Written consent should be obtained from the child (if able to give informed consent) and/or from the person with parental responsibility when sharing information about the child and their family.

When psychotherapy services are ordered by the court practitioners will inform the client, and if appropriate the person with parental responsibility of the nature of these services and any limits of confidentiality.

Children accessing psychotherapeutic service who are being witnesses in a Criminal Trial will together with the persons holding parental responsibility be informed of limits around confidentiality.

Child psychotherapeutic counsellors and psychotherapists should document all consent obtained and obtain written consent when breaking confidentiality with the clients or those with parental responsibility’s consent.

- **Limits to Confidentiality.**

The practitioner must make it clear to the child and if appropriate the persons with legal responsibility the limits of confidentially. They only disclose information without the consent of the child, if they are able to give informed consent, or without parental consent when there is a clear safeguarding issue or are required under a specific court order.
Practitioners need to consider when deciding to break confidentiality without informed consent the following: the child and families rights to privacy (Data Protection Act 1998 and the Human Rights Act 1998), over the protection and welfare of the child. Practitioners must address whether the proposed disclosure is a proportionate response to the need to protect the welfare of the child. The amount of confidential information disclosed, should be no more than is strictly necessary to meet the public interest of protecting the health and well being of the child. Guidance in weighing up such questions should therefore be sought through a relevant line manager or supervisor. Practitioners should always seek to inform children and those with parental responsibility for a dependent child of the need to share such information unless this places the child at further risk of harm.

- **Use of Confidential Information for Other Purposes.**

Child Psychotherapeutic Counsellors and Psychotherapists do not disclose in their writing, lectures or other public situations, confidential, sensitive personal information or identifiable information concerning their clients or their family members unless:

1. Reasonable steps have been taken to disguise the client’s identity
   Or
2. the client has given their informed consent if of sufficient age and understanding to give such consent. Otherwise parental consent has been obtained.
   Or
3. There is an ethical or legal requirement to do so.

### 5.4 Record Keeping

Records should be kept of all psychotherapeutic work with children. These should be respectful and provide basic information about the contractual arrangements, progress and content of therapy.

- **Data Protection.**

Unless the work is undertaken within the NHS (when the relevant legislation and regulation concerns access to medical record) all recording is covered by the Data Protection Act 1978. This requires practitioners to store confidential notes and files in places to which there is no public access and where there is no risk of theft. This includes both paper and computerised record keeping systems.

- **Access to Records.**

Agencies and practitioners offering psychotherapeutic support should have a clear policy regarding whom the record belongs and how long records are kept for and when they will be destroyed. Looked After children till 75th anniversary of child’s birth or for fifteen years after their death. Decisions about access to record should then be based on the agencies policy and what is in the best interests of the child. Under the Data Protection Act (1998) clients have a right to access most of their records kept about them. Practitioners are advised to discuss such requests in supervision or with their line manager to understand the meaning of such a request. Consideration of whose record it is needs to be given in work involving children and their parents. Practitioners need to be guided by the ethical principle of Do No Harm alongside their assessment of the child’s level of understanding of the request and who is able to give informed consent.

Access to records may be asked for by a court of law and practitioners should consider seeking legal advice in responding to such requests. Practitioners need to be aware that not responding to a court subpoena is a criminal offence.
• Tape/Video Recording of Sessions.

Practitioners need to consider carefully the use of audio or video taping when working with children. They need to be mindful of the increasing use of technology in the abuse of children and how children may view being taped. If a practitioner wants to record sessions, they must first ensure they have the informed consent of the client if the child is of sufficient age and understand to understand the nature of this. If not the consent of the person with parental responsibility must be obtained and the assent from the child. It must be made clear the purpose of such recording and the use of such tapes, whether they will be kept and for how long and where they will be stored securely.

Practitioners do not photograph, videotape, film or record the image or voice of clients for advertising or personal use.

6. TRAINING, RESEARCH AND PUBLICATION.

6.1 Research.

Practitioners will clarify with child clients and those with parental responsibility the purpose, conditions of any research they are asking the child and their family to be part of. Verifiable consent and appropriate Research Ethics Committee approval needs to be obtained prior to any research commencing.

Practitioners ensure that any client participating in research does not suffer adverse consequences if they decline or withdraw from this research.

Practitioners do not fabricate research data. If they discover a significant error in their published data, they take reasonable steps to correct such errors.

6.2 Training and Publications.

Child Psychotherapeutic Counsellors and Psychotherapists do not disclose in their writing, lectures or other public situations, confidential, sensitive personal information or identifiable information concerning their clients or their family members unless one of the following has been met:
1. Reasonable steps have been taken to disguise the client’s identity and the requirement to only include material within a composite case if the practitioner has not been able to obtain specific consent to present.
2. The client has either assented or given their consent if they are able to give informed consent or the person with parental responsibility have given their informed consent. Even when consent is given the case needs to be anonymised enough to ensure the identity of the client and their family is protected.
3. There is an ethical or legal requirement to do so.

References.

Children’s Act (1989) LONDON: Her Majesty’s Stationary Office (HMSO)

Children’s Act (2004) LONDON: Her Majesty’s Stationary Office (HMSO)


The Northern Guild for Psychotherapy Code of Ethics

The Northern Guild for Psychotherapy Code of Practice for Practitioners

The Northern Guild for Psychotherapy Ethical Principles.


What to do if you are worried a child is being abused (2006) LONDON: Department of Education and Skills (DFES)


Revised 2015
CODE OF ETHICS

1. INTRODUCTION

The purpose of this Code of Ethics is to define the principles and standards of professional conduct for practitioners in their work and to inform and protect those members of the public who seek their services.

This Code of Ethics is designed to complement the BACP Ethical Framework for Good Practice in Counselling and Psychotherapy and meet the 1998 ethical requirements for member organisations set out by the United Kingdom Council for Psychotherapy. This Code is expanded upon in The Northern Guild for Psychotherapy and Counselling Codes of Practice.

In this Code of Ethics the term ‘practitioner’ will be taken to include all practising members of The Northern Guild for Psychotherapy and Counselling, including trainers, supervisors, students, graduates, psychotherapists and counsellors.

2. TERMS, CONDITIONS AND METHODS OF PRACTICE

2.1 Practitioners inform clients/students/supervisees accurately about their training, qualifications and methods of working in order that they can make informed decisions.

3. CONFIDENTIALITY

3.1 The practitioner will keep confidentiality appropriate to the relationship. The limits of confidentiality will be defined and agreed at the start of the relationship.

4. PROFESSIONAL RELATIONSHIP

4.1 Practitioners respect and are aware of the privilege of their position, keeping the boundaries of the relationships clear.

4.2 Practitioners take all reasonable steps to ensure that clients/students/supervisees do not suffer physical or psychological harm during therapy or counselling, training or supervision.

4.3 Practitioners will make appropriate contact with other relevant professionals. Where other professionals request reports, referrals and information the practitioner will normally consult with the client/student/supervisee.

5. THE THERAPEUTIC RELATIONSHIP

5.1 The relationship between the client and the practitioner is at the heart of psychotherapy and counselling.

5.2 Practitioners will approach the therapeutic relationship with the aim of alleviating suffering and promoting the well being of their clients.
5.3 Practitioners will use their abilities and skills to the client's best advantage without prejudice and with due recognition of the rights, dignity and uniqueness of every human being in order to encourage and facilitate client autonomy.

5.4 Practitioners will be aware of issues of power in the relationship.

5.5 Financial, emotional, sexual or any other type of exploitation of current or past clients is considered unethical.

6. PROFESSIONAL RESPONSIBILITY

6.1 Practitioners will recognise and promote the value and dignity of all people.

6.2 Practitioners will heighten their awareness of implicit biases that come from their own frames of reference.

6.3 Practitioners will assume the professional responsibilities of their role, and model behaviour that is appropriate to the profession.

6.4 Practitioners will ensure that their professional work is adequately covered by the appropriate indemnity insurance.

6.5 Practitioners will refrain from making any false advertising claims.

6.6 Practitioners are required to make reference to the Complaints Procedure of The Northern Guild for Psychotherapy and Counselling if they see a colleague behaving in a way that is detrimental to the profession, to colleagues or to trainers.

7. PRACTITIONER COMPETENCE

7.1 Practitioners will actively look after their own emotional, mental and physical needs.

7.2 Practitioners work to extend their skills and become clearer about their own limitations, including recognising when to temporarily limit their practice whilst dealing with stressful or distressing personal life events.

8. RESEARCH AND PUBLICATION OF PSYCHOTHERAPISTS AND COUNSELLORS

8.1 Practitioners wishing to use personal information about clients will clarify with each client the natures, purpose and conditions of the research or activity in which they will be involved. It is important that fully informed and verifiable consent is obtained at the outset. The welfare of the client is of prime importance and the identity of the client must remain confidential.

8.2 A practitioner is not required to obtain consent from clients for publication where details of several clients have been 'merged' into one synthesised client and no circumstantial detail of names that may identify a client have been given.

9. LEGAL MATTERS

9.1 All practitioners work within the law.

Revised 2015
1 INTRODUCTION
1.1 The purpose of the Code of Practice is to expand upon and clarify the Code of Ethics.

1.2 This Code of Practice is designed to meet the Ethical Requirements for Member Organisations set out by the United Kingdom Council for Psychotherapy, and those set out in the BACP’s Ethical Framework for Good Practice in Counselling and Psychotherapy (2007).

1.3 In this code of practice the term 'practitioner' will be taken to encompass all practising members of The Northern Guild for Psychotherapy and Counselling, including trainers, supervisors, psychotherapists and counsellors. Trainers and supervisors have additional codes of practice intended to provide more specific information and guidance.

1.4 The term ‘therapy’ for this code will be taken to include both psychotherapy and counselling.

1.5 The term 'client' for this code will be taken to be any person receiving 'therapy' from a 'practitioner'.

2 TERMS, CONDITIONS AND METHOD OF PRACTICE
2.1 Terms, conditions and method of practice are to be agreed with the client/student/supervisee before the commencement of work.

2.2 This will include arrangements for appointments, financial matters, and information regarding emergency contact.

2.3 These terms, conditions and methods of practice will be set out in explicit business and therapeutic contracts that will be agreed between the practitioner and the client, student/supervisee.

2.4 Practitioners make available information regarding their experience, stage of training and qualifications.

2.5 Practitioners will not make false or misleading claims.

2.6 Practitioners will inform clients/students/supervisees appropriately of the Codes of Ethics and Practice to which they adhere and make these available on request.

2.7 Practitioners will make available details of The Northern Guild for Psychotherapy and Counselling’s Complaints Procedure on request.

3 CONFIDENTIALITY
3.1 All professional members of the Northern Guild will be aware of importance of confidentiality and, after full discussion will make an explicit contract with the client, student/supervisee about the limits of confidentiality.

3.2 A practitioner will only break confidentiality in exceptional circumstances. These will include:
3.2.1 when the practitioner has good grounds for believing that client/student/supervisee may cause harm to themselves, others, property, or have harm caused to themselves;
3.2.2 when required by a court of law
3.2.3 for supervision purposes

3.3 Where possible, practitioners will seek the consent of their client/student/supervisee before breaking confidentiality.

3.4 All client/student/supervisee records, notes and tapes will be kept in a secure place including when such items are transported.

3.5 Practitioners will obtain clients’ written consent to use material for case studies, and to record sessions using audio or videotape. The purpose for which the recording will be used will be outlined. Client confidentiality will be protected.

4. PROFESSIONAL RELATIONSHIP
Practitioners will model respectful and appropriate behaviour with the general public, other members of The Northern Guild for Psychotherapy and Counselling and other professionals in a manner that maintains standards of professional conduct and promotes their profession.

5. PROFESSIONAL RESPONSIBILITY
5.1 Practitioners will ensure that their professional work is adequately covered by appropriate indemnity insurance.
5.2 Practitioners and are expected to make explicit any conflict of interests that might arise.
5.3 Practitioners will pay attention to providing alternative arrangements for clients in case of their own death, illness or other absence.
5.4 Practitioners will make arrangements with a Psychological Executor who, in case of their own death, will liaise with clients, and manage the disposal of notes and documents and other recorded material in a way that protects clients’ anonymity and confidentiality.
5.5 Practitioners will undertake to provide a suitable professional environment in which work can be undertaken appropriately. This will take account of the need for assistance in the case of emergency.

Practitioners will abide by the Code of Ethics and Practice of other complementary organisations of which they are members. If there is a conflict of interest the practitioner will take appropriate steps to resolve the matter.

6. ADVERTISING
6.1 Practitioners, when advertising their services, will limit promotional material so as to only contain their name, address, telephone number, and details of relevant qualifications, consultation arrangements and a brief summary of services offered.
6.2 Practitioners will not claim an affiliation with any organisation that falsely or misleadingly implies sponsorship or endorsement by that organisation.

7. CONTRACTING
Practitioners will pay attention to the agreeing of contracts with their clients as a way of respecting and encouraging their clients’ autonomy.
8 PRACTITIONER COMPETENCE
8.1 Practitioners will be aware of their own limitations and work in a manner appropriate to their level of experience and practice, including making referrals to other professionals as appropriate.

8.2 Practitioners will seek to maintain and improve their service to clients by:
   8.2.1 networking with other practitioners, professionals and organisations;
   8.2.2 engaging in continuing personal and professional development

8.3 Practitioners will look after their own physical, psychological and spiritual well being in order to maintain healthy relationships.

9 SUPERVISION
9.1 Practitioners will use supervision to monitor their own performance, with particular emphasis on safeguarding clients, improving practice, and obtaining support.

9.2 Practitioners will have regular supervision. It is unethical to practise without a formal supervisory arrangement.

9.3 The amount of supervision will be agreed with the supervisor and will be in line with The Northern Guild for Psychotherapy and Counselling Guidelines.

9.4 Students must be in supervision with a supervisor agreed by The Northern Guild for Psychotherapy and Counselling.

9.5 Students must comply with all supervision requirements specified for their course and by the professional body/ies that validate their course.

10 RESEARCH AND PUBLICATION
10.1 Practitioners will clarify with clients the nature, purpose and conditions in which clients are to be involved in research or publication. The client’s written consent will be obtained before any material is used.

10.2 Practitioners wishing to conduct research will satisfy themselves that an appropriate ethical assessment of their proposal has been made.

10.3 Practitioners conducting research will use the resulting data accurately and will restrict the conclusions to those compatible with the methodology.

10.4 Sponsorship of any work will be disclosed at the outset. It is important to show that every effort is being made to ensure that results and conclusions are objective and free from bias.

10.5 Practitioners are not required to obtain consent from clients for publication where the details of several clients have been ‘merged’ into one synthesised client and no circumstantial detail or names, which may identify a client, have been given.

11 LEGAL MATTERS
In order to work within the Law practitioners will pay attention to any legislation that affects their practice in order to comply with it.

2015 Revised