POLICY

The Indiana Department of Child Services (DCS) will secure the consent (permission) of the child’s parent, guardian, or custodian prior to interviewing a child who is the following:
1. An alleged victim of Child Abuse and/or Neglect (CA/N);
2. An alleged child perpetrator; or
3. A potential witness or collateral contact.

Exceptions to this rule include:
1. Exigent circumstances override the necessity of consent due to concerns for the alleged child victim’s safety and well-being. See separate policy 4.6 Exigent Circumstances;
2. A reasonable number of attempts made to locate and contact the parent, guardian, or custodian result in no contact being made;
3. The child is under the care and custody of DCS and parental rights have been terminated; or
4. The child is committed to a Department of Correction (DOC) facility.

[NEW] An assessment involving domestic violence does not warrant an automatic removal to ensure the safety of the child(ren). Domestic violence does not always constitute exigent circumstances to interview the child(ren) without first seeking parental consent.

If the parent, guardian, or custodian refuses to give consent and/or places conditions upon the interview process that the Family Case Manager (FCM) finds unacceptable, and no exigent circumstances exist, a court order will be pursued.

In certain circumstances, DSC will seek consent from individuals other than the child’s parent, guardian, or custodian prior to the interview. See Related Information for details.

Code References
1. IC 5-26.5-1-3: Domestic violence

PROCEDURE

The FCM will:
1. Consider whether exigent circumstances exist. (Refer to separate policy, 4.6 Exigent Circumstances for guidance and follow all procedures contained in the policy if exigent circumstances exist.);
2. If exigent circumstances do not exist, determine who must give consent. (See Related Information for assistance);
3. Make a reasonable number of attempts to contact the person who must give consent;
4. If unable to make contact with the required parties after a reasonable number of attempts, document attempts in Management Gateway for Indiana’s Kids (MaGIK) and proceed with child interview without consent and complete Step 9 below;

5. If contact is made with the required parties, ask for consent after explaining the following:
   a. The interview is part of a DCS CA/N assessment,
   b. The interview must take place to assure the child’s safety,
   c. The CA/N allegations are: _______ (per the CA/N intake),
   d. The information gained during the interview is confidential. It will not be released to outside parties unless it is required during a court proceeding (See separate policy, 2.6 Sharing Confidential Information). The parent, guardian, or custodian has the right to know the information gained during the interview.

6. If consent given, have the required parties sign form, Consent of Parent, Guardian or Custodian to Interview Child(ren) (SF52013/CW0052), and proceed with child interview;

7. Follow all procedures in separate policy, 4.8 Entry Into Home or Facility;

8. If consent not given, coordinate with the DCS Local Office Attorney to pursue a court order;

9. In any cases where consent was not requested and the child interview proceeded due to exigent circumstances, give notice of interview to parent, guardian, or custodian or Facility Administrator as soon as possible but no later than the same day of the interview; and

10. Notify the appropriate Licensing Child Placing Agency (LCPA), ongoing services FCM and/or Probation Officer of the interview.

**PRACTICE GUIDANCE**

N/A

**FORMS AND TOOLS**

1. Consent of Parent, Guardian or Custodian to Interview Child(ren) (SF 52013/CW0052)
2. Notice to Parent, Guardian or Custodian of Interview with Child (SF 53130/CW2129)

**RELATED INFORMATION**

**Who Must Give Consent When Exigent Circumstances Do Not Exist?**
The chart below summarizes many, but not all, situations. If an FCM encounters a circumstance not covered on this chart, he or she should use critical thinking skills and seek supervisory guidance as needed.

<table>
<thead>
<tr>
<th>Child’s Situation</th>
<th>Additional Details</th>
<th>Consent From</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child lives at home with parent, guardian, or custodian</td>
<td></td>
<td>Parent, guardian, or custodian</td>
</tr>
<tr>
<td>Child lives in foster home</td>
<td>Parental rights have not been terminated</td>
<td>Parent, guardian, or custodian. No consent needed from resource</td>
</tr>
</tbody>
</table>
**Existent Circumstances**

See Practice Guidance in separate policy, 4.6 Existent Circumstances.

**Consent from One or Both Parents?**

1. If the child has two parents and both parents have physical custody of the child (i.e., the parents are living together) either parent may give consent. However, once either parent has said “no,” it is inappropriate to seek permission from the other parent (this is referred to as “answer shopping.”);

2. If the child has two parents but the parents do not live together, consent must be obtained from the custodial parent (i.e., the parent with physical custody, also referred to as the “custodial parent”).

**Consent from a Guardian**

A child will have only one legally appointed guardian.

**Reasonable Number of Attempts**

A “reasonable number of attempts” generally means that the FCM attempted to reach the individual at various times during the day to allow for work and/or school schedules; used multiple methods of contact; etc. What exactly constitutes a reasonable “number” will vary depending upon the urgency of the assessment. In general, the FCM should attempt to reach the parent, guardian, or custodian by trying each address or phone number between three (3) and five (5) times for an assessment that must be initiated within 24 hours. For an assessment that must be initiated within five (5) days, the FCM should try each address and phone number between five (5) to 10 times. See separate policy, 4.20 Good Faith Efforts, for related information.

**Verbal Consent**

Verbal consent should be used as a last resort. For verbal consent, the FCM should put the parent, guardian, or custodian on speakerphone and have an individual (a DCS employee, law enforcement agency (LEA), or a school, mental health or medical professional) serve as a witness. If verbal consent is used, the FCM must follow-up by getting the parent, guardian, or

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1 It is advisable to give advance notice of the interview to the LCPA as a courtesy.
custodian’s signature on a consent form as soon as possible and placing the form in the assessment file.

**Consent to Interview vs. Consent to Enter**
Consent to interview does not necessarily constitute consent to enter. For instance, father gives an FCM permission to interview a child; mother is home with the child and gives the FCM permission to enter the home to conduct the interview. See separate policy, 4.8 Entry Into Home or Facility.

**Constraints on Interviews**
It is possible that the parent, guardian, or custodian will place constraints on the DCS interview with the child, i.e. “You may interview the child only in my presence.” In these circumstances the FCM should clearly document the constraints placed on the interview and whether the constraints were accommodated. If the constraints are not accommodated and the parent, guardian, or custodian refuses to allow DCS to interview the child a court order may be sought.