ANNEX A: CARING FOR SOMEBODY ELSE'S CHILD - OPTIONS

	Private Fostering	Family care (informal)	Family and friends foster care	Unrelated foster care	Child arrangement order (CAO) (formally Residence Order)	Special guardianship order (SGO)	Adoption
Route into the caring arrangement	This is a private arrangement whereby the child is being cared for 28 days or more (or the intention is that the arrangement will last for 28 days or more) by anyone who does not have parental responsibility, and who is not a close relative. Relative means grandparent, brother, sister, uncle or aunt (by full blood, half blood or by marriage or civil partnership or a step parent) The child is not a looked after child.	The relative has chosen to take on the care of the child but does not have parental responsibility, and the arrangement was not made by the local authority. The child is not a looked after child. Relative may perceive the parents to be unable to care for the child; or the parents may be dead or otherwise not available (e.g. in prison) or there may be an agreement between relatives due to difficult family circumstances.	The child has been placed with the relative or friend by the local authority because the person who had been caring for the child was deemed not to be providing suitable care. The child is a looked after child and so the local authority must approve the relative or friend as a local authority foster carer. The child may be accommodated voluntarily with the agreement of the parents or may be subject to a care order.	The child is a looked after child being accommodated by the local authority under section 20 Children Act 1989 or because the child is subject to a care order, but has been placed with a foster carer by the local authority. (Alternatively, the local authority may choose to place a child into residential care where this is considered to best meet the child's needs).	relative applies for an order, The child may have been 'lo relative/friend applies for an In either circumstance, applied of the parents or the local at Relatives may apply for an offor one year. Or, there can be benign reasonable.	oked after' and their foster carer or other order. cation can be made without the support	Looked after children: The local authority may decide that the child should be placed for adoption. They can only do so with the consent of the birth parent or under a placement order made by a court. An approved foster carer can apply for an adoption order after a year of caring for the child. Other informal carers could apply for an adoption order if the child has lived with them for a period of 3 years.
Parental Responsibility (PR)	Remains with birth parents	Remains with birth parents but the person who cares for the child may do what is reasonable to safeguard or promote the child's welfare.	Remains with birth parents if child accommodated under Section 20 Children Act, or if the child is subject to a care order or emergency protection order the local authority will have parental responsibility and determines the extent to which it may be exercised by others.		Shared by parents and holder of child arrangements order.	PR shared with parents and anyone else with a parental responsibility for the child. The special guardian may exercise parental responsibility to the exclusion of all others with PR, apart from another special guardian.	Transfers to adopters and relationship with birth parents is severed.
Approval basis	The arrangement is assessed by local authority, but the carer is not 'approved' as a local authority foster carer. The arrangement may be prohibited if assessed by the local authority as unsuitable.	None	Approved as local authority accordance with Fostering (If child is looked after, car approved as foster carers of	Service Regulations. ers must be	Appointed by court following application.	Appointed by court, follow application from the applicant. Local Authority must investigate the matter and prepare a report for the court dealing with the suitability of the applicant to be a special guardian.	Adoption agency assesses and approves prospective adopters, court makes order regarding specific child. If the child is not looked after then notice of intention to adopt must be given to the local authority who then carry out an assessment/report for the court.

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Duration	Subject to discretion of person with PR and readiness of private foster carer.	Subject to discretion of person with PR.	So long as placement remains in line with child's care plan, as determined by local authority.		Age 18	Age 18 unless varied or discharged by the court before the child reaches 18 years.	Permanent lifelong relationship
Placement supervision	It is not a placement, but there are statutory visits to child by social worker (minimum 6 weekly in first year, then 12 weekly)	None	Statutory: visits to child by social worker and supervision of foster carers by supervising social worker.			None	When child is placed for adoption by the local authority, the placement is supervised and there are statutory reviews. Once the adoption order is made, none.
Review of placement	It is not a placement, but the local authority may do formal reviews in addition to ongoing assessment during visits.	None	Statutory reviews of child's care plan (minimum 6 monthly) and annual reviews of local authority foster carers' approval.		None	None	See above
Support services	Provision of advice and support as determined necessary by the local authority, which may assess the child as a child in need, with a child in need plan, and provide services/support for child/family under Section 17 of the Children Act 1989	No entitlement but the local authority may assess the child as a child in need, with a child in need plan, and provide services/support for child/family under Section 17 of the Children Act 1989.	Support to meet child's needs including health plan and personal education plan. Training and practical support to foster carers in accordance with the Fostering Services Regulations, NMS and CWDC standards. Young person may be entitled to leaving care support services.		No entitlement (But local authority has discretion to provide services/support for child/family under Section 17 of the Children's Act 1989)	If child was looked after prior to making the SGO, local authority must assess for need for special guardianship support services. Local authority has discretion whether to provide support. Young person may be entitled to leaving care support services if was a looked after child prior to making of the SGO.	Entitlement to assessment for adoption support service, which may be provided at discretion of local authority in accordance with regulations and NMS.
Financial support - entitlement	Can claim child benefit and child tax credit if not being paid to parent. Financial responsibility to maintain the child remains with holders of PR.	Can claim child benefit and child tax credit if not being paid to parent. Financial responsibility to maintain the child remains with holders of PR. Guardians Allowance payable if both parents have died, or the only surviving parent cannot be found or serving two years or more prison sentence.	Child benefit and child tax credit not payable. Weekly allowance to meet the costs of caring for the child. This should meet at least the national minimum rate set by DCSF. The Manchester City Council judgement ruled that allowances must be the same for all foster carers, whether or not family and friends.		Can claim child benefit and child tax credit if not being paid to parent.	Can claim child benefit and child tax credit if not being paid to parent.	Can claim child benefit and child tax credit if not being paid to parent. Entitlement to assessment for financial support (part of adoption support) if child looked after prior to order.

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Financial support - discretionary	Local authority has discretion to make one-off or regular payments under Section 17, Children Act.	Local authority has discretion to make one- off or regular payments under Section 17, Children Act.	Some fostering providers pa fee to recognise the care and commitment. The Manchester City Countrequires allowances to be passis regardless of the relato the child) did not consider Statutory Guidance for Fost requires that any policy in repayment of fees must be approved and must not discriminate of pre-existing relationship with	cil judgement (which paid on the same tionship of the carer ter fees. However, tering Services elation to the oplied to all foster a in the same way on the grounds of a	Local authority has discretion to pay CAO allowance – usually if child was previously fostered by the carers, or exceptionally if making CAO prevents child becoming looked after. Any allowances reviewed annually.	Entitled to an assessment for financial support under the Special Guardianship Regulations 2005 if child looked after prior to Order and meets the criteria in the regulations. Subject to assessment as above and for former foster carers can include an element of remuneration. Regular or one off payments. Any allowances reviewed annually.	Subject to assessment, one off payments or regular adoption allowance may be paid.