**Certificate of Detention of a Juvenile (10-17) at a Police Station**

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| **Detainee Name:**  | **Custody Record Number:**  |

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| I, (name):                 of Kent Police, being a Custody Officer at      Police Station, hereby certify that at (Time):     :     hrs on (Day):     (Date):**,** the detainee, date of birth      /     /      ofAddress:      Post Code:     was brought to this Police Station by (Name):       Rank:       No:      In connection with an offence of:       |

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| Is this the case of a juvenile, who has not yet been charged and who can be bailed but currently has no suitable accommodation to be moved to? |  |
| *If the answer is YES please go to next page**and complete the Risk Assessment* |
| **OR** |
| I have enquired into the circumstances of the case and, in accordance with the provisions of Section 38(6) of the Police and Criminal Evidence Act 1984, certify that I consider it undesirable to release him/her on the grounds that:  |
| **Grounds** | **Y/N** |
| His/her name and address cannot be ascertained or confirmed or there are reasonable grounds for doubting whether the name or address furnished by him/her as his/her name or address is his/her real name or address. |  |
| There are reasonable grounds for believing that his/her detention is necessary for his/her own protection or to prevent him/her from causing physical injury to any other person or from causing loss of or damage to property. |  |
| There are reasonable grounds for believing that he/she will fail to appear in court to answer bail or that his/her detention is necessary to prevent him/her from interfering with the administration of justice or with the investigation of offences of a particular offence. |  |
| There are reasonable grounds for believing that he/she ought to be detained in his/her own interests. |  |
| *If the answer is YES to any of the above Grounds,**please complete the Risk Assessment on the next page* |

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| Risk assessment considerations or concerns identified regading the welfare needs and the risk to others presented by the juvenile to assist Kent Police and KCC Children’s services in identifying suitable accommodation (this is not an exhaustive list and the data base of both services should be checked before any decision is made): |
| **Risk posed** | **Y/N** | **Details and source** |
| Any concerns identified regarding the demeanour of the detainee at the time of arrest and while in custody? |  |       |
| Any particular welfare needs identified as part of the risk assessment while the juvenile was booked into custody? |  |       |
| Any medical issues identified by the juvenile on being booked in or subsequently by the FNP while in detention this includes Mental Health and any prescribed medication? |  |       |
| Does the juvenile have any disability?  |  |       |
| Has the juvenile ever tried to self-harm either in custody or otherwise? |  |       |
| Does the juvenile have any learning difficulties? |  |       |
| Is the juvenile known to be violent or has a previous history of violence? |  |       |
| Is the juvenile known to fail to appear at court? |  |       |
| Has the juvenile ever been reported missing? |  |       |
| Is the juvenile known to conceal anything? |  |       |
| Any observations made by the juvenile’s Appropriate Adult, Solicitor or legal representative? |  |       |
| Is the juvenile vulnerable due to any other reason? |  |       |

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| **Type of accommodation** | **Rationale** |
| Non-Secure, Local Community, next of kin or foster care |       |
| Secure Accommodation (Section 25, Children Act 1989) |       |
| Name of person spoken with in KCC Children’s Services       (Date):      /     /20      (Time):      :      hrs  |

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| I further certify in accordance with Section 38(6) of the Police and Criminal Evidence Act 1984, as amended by Section 59 of the Criminal Justice Act, 1991 and Section 24 of the Criminal Justice and Public Order Act 1994, that, having detained the above named child or young person in custody for the aforesaid reasons(s), he/she has not been taken into care of the Local Authority and detained by the Local Authority because:1. It is physically impracticable to transfer the child or young person for the following reason (e.g. flood/snow or no available beds within a reasonable distance) OR
2. In the case of a juvenile of at least 12 years of age, no secure or other appropriate accommodation is available, and keeping the juvenile in other local authority accommodation would not be adequate to protect the public from serious harm from that juvenile.
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| He/she is accordingly detained in custody at       Police StationCustody Officer Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Rank\_\_\_\_\_\_\_\_\_\_\_\_No\_\_\_\_\_\_\_\_\_\_Time :\_\_\_\_\_\_:\_\_\_\_\_\_hrs Date:\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_/20 |