



Goostrey Community Primary School

Spring 2024

To be reviewed Spring 2025

Admissions Policy

Legal Framework:

School Admissions Regulations 2021 (the Code)

Statutory guidance for admission authorities, governing bodies, local authorities, schools adjudicators and admission appeals panels

<https://www.gov.uk/government/publications/school-admissions-code--2>

Cheshire East Council is the Admissions Authority for all Community schools within the local authority (LA); therefore, Goostrey Community Primary School is bound by the LA policy for admissions below.

Full details of Cheshire East admission arrangements and policies can be found at:

https://www.cheshireeast.gov.uk/schools/admissions/admission_arrangements/admissions-policies.aspx

The arrangements for community schools can be found at:

<https://www.cheshireeast.gov.uk/pdf/schools/admissions/la-coordinated-admissions-scheme-2021-22.pdf>

and are summarised (and edited for Primary schools only) as follows:

LOCAL AUTHORITY COORDINATED ADMISSIONS SCHEME 2025-26

1 BACKGROUND

1.1 This scheme applies for admission for school year starting September 2024.

1.2 The scheme meets the requirements for a scheme for co-ordinating admission

arrangements under the School Admission (Admission Arrangements and Co-ordination of Admissions Arrangements) (England) (Amendment) Regulations 2014, made under the School Standards and Framework Act 1998 (SSFA/98), for the area of Cheshire East Council (the Local Authority).

1.3 In the normal admissions round (i.e. September to mid-January), parents apply to the local authority in which they live for places at their preferred primary or secondary schools. Applications for school places received 'in year' (i.e. those received after the first day of the school year into the relevant age group or into any other year group) and for the normal admission round into the relevant age group (i.e. reception at 4+ and secondary transfer at 11+) shall be determined in

accordance with the provisions set out in this scheme. Admissions Authorities may choose to opt out (School Admissions Code 2021 paragraph 2.23) and this will be published on the Cheshire East website.

1.4 This coordinated scheme applies to all publicly funded schools in Cheshire East and to preferences expressed by Cheshire East parents, including applications for schools in other Local Authorities. This scheme does not apply to applications for special schools or independent schools or to University and Technical Colleges or Studio Schools.

1.5 Parents making applications as part of the normal admission round for publicly funded schools in other authorities with a different age of transfer (i.e. middle and upper schools) are included within these arrangements.

1.6 The Local Authority will accept applications from families resident in and outside the United Kingdom. Applications will be based on where the child is residing at the time of the application and in accordance with published arrangements.

1.7 The only exceptions to this are for families of service personnel with a confirmed position, or crown servants returning from overseas to live in the Cheshire East area. This is in accordance with the School Admissions Code, paragraph 2.21. In most cases, children arriving from overseas have the right to attend schools in England. It is the responsibility of parents to check that their children have a right, under their visa entry conditions, to study at a school. Parents of overseas nationals entering the UK, who wish to apply for a state-funded school place, should check that they have a right of abode or that the conditions of their immigration status otherwise permit them to access a state-funded school.

2. NORMAL ADMISSION ROUND – GENERAL INFORMATION

2.1 Section 86 of the SSFA/98 provides that local authorities must make arrangements for parents to express a preference as to the school they wish their child to be educated at. Parent is defined within s.576 of the Education Act 1996 as being those who are natural parents whether they are married or not; any person who has parental responsibility for a child; and any person who has care of the child.

2.2 All parents for pupils resident in the area administered by Cheshire East Council will be required to make their application on the common application form available from this Local Authority (as the 'home' authority). Parents making applications on a maintaining authority's application form will be advised to contact their 'home' authority. Parents seeking places at independent (i.e. fee paying) schools must apply direct to the school.

2.3 Applications for places sent direct by parents to individual schools cannot be accepted and must be sent by the school to the Local Authority for inclusion within these arrangements.

2.4 For community and voluntary controlled schools, in its role as the admission authority, Cheshire East Council will be responsible for determining who can be allocated a place in accordance with its published admission arrangements.

2.5 For academies, free, voluntary aided, foundation and trust schools, decisions on applications will normally be made by the governing board. The exception to this will be where the governing board has made arrangements for another body to consider the application and to determine by reference to the school's admission criteria if a place can be allocated.

2.6 For applications for schools outside Cheshire East, the relevant local authority will be responsible for coordinating decisions on applications through liaison, where relevant, with admission authorities in its area.

2.7 The Local Authority will collate and publish all admission arrangements in its composite prospectus and published on the Local Authority's website. A hard copy of the agreed admissions arrangements will be available on request.

2.8 All preferences made in accordance with the Local Authority's arrangements will be met except where this would prejudice the provision of efficient education or the efficient use of resources e.g. normally where the year group in question is full. The duty to comply with parental preference is, however, removed for a period of two years where the child has been permanently excluded from two or more schools from the date on which the latest exclusion took place.

2.9 If the pupil is a Cheshire East resident and Cheshire East Council is not able to offer any of the preferences stated on the application form a place will normally be allocated at the nearest Cheshire East school with a vacancy using the National Land and Property Gazetteer (NLPG) which measures straight line distances in miles from the school's coordinate point to the place of the child's residence coordinate point. This will include allocating vacancies at academies, free, voluntary aided, foundation and trust schools in liaison and agreement with the governing boards of these schools.

2.10 Where a preference has been received from a parent resident in another local authority and a place cannot be offered, Cheshire East Council will not allocate a place.

2.11 Written offers will be made by Cheshire East Council to residents in its area, in its role as the home authority, on behalf of the admissions authority for the school allocated as follows:

Admissions authority	Category of school
Cheshire East Council	All community and voluntary controlled schools in Cheshire East
Maintaining Local Authority	All non-Cheshire East community and voluntary controlled schools.
Governing Board of the school	Academies, free, voluntary aided, foundation and trust schools

2.12 Schools must not notify parents that a place has become available but must inform their maintaining local authority in order that an offer can be made by the home authority.

2.13 In accordance with statutory requirements, a governing board, in its role as the admission authority for a school, must comply with the following procedures:

- a) Forward to their maintaining local authority details of any application made to the school direct, together with any supporting information provided by the parent (regardless of whether the parent who made the application resides in that local authority's areas);
- b) Determine or make arrangements for another body (including the maintaining local authority) to determine by reference to the school's admissions criteria the order of priority in which each application for the school is ranked;
- c) To notify their maintaining local authority of their determination, or arrange for the body appointed by them to notify the Local Authority on their behalf.

2.14 Parents will be informed in writing of their legal right of appeal against any decision not to offer them a place at a school stated as a preference on their application form and their right to be supported by a friend or adviser. Further information on the appeals process will be available on the Local Authority's website and by contacting the Local Authority or relevant admission authority.

2.15 Parents can submit an appeal in respect of each school for which admission has been refused. All appeals should be sent to the admission authority for the school for which admission has been refused.

2.16 Waiting lists, where held, will be in criteria order and not on a 'first come, first served' basis. Placing a child's name on a waiting list does not affect the statutory right of appeal.

2.17 Waiting lists will be held for all schools until the 31 December in the normal year of admission as a minimum. Waiting list arrangements implemented after 31 December will be determined by individual admission authorities. For community and voluntary controlled schools, waiting lists will be closed at this point and parents of children held on the waiting list will receive written confirmation of this.

2.18 Repeat applications will not usually be considered within the same school year, unless the child's or the school's circumstances have changed significantly since the original application was made. Full details of the change of circumstances must be provided for consideration by the Local Authority.

3 APPLICATION PROCESS

3.1 Children reach compulsory school age at the beginning of the term following their 5th birthday. Under the Local Authority's policy, children may start school in the reception class in the September following their 4th birthday. For transfer to secondary, children will usually transfer at the beginning of the autumn term following their eleventh birthday.

3.2 Parents can request that the date their child is admitted to the primary school is deferred until later in the school year or until the child reaches compulsory school age in that school year. Applications for deferred admissions must be made by the published closing date. Parents will not however, be able to defer admission beyond the academic year for which the original application was accepted or beyond the beginning of the term after the child's fifth birthday.

3.3 There is no statutory barrier to children being admitted outside their normal year group. Paragraph 2.17 of the School Admissions Code enables a parent to request that their child is admitted outside of their normal age group, providing flexibility for children whose parents do not feel they are ready to begin school before they reach compulsory school age. Admission authorities are responsible for making the decision on which year group a child should be admitted to but are required to make that decision based on the circumstances of the case. If parents will be requesting delayed admission until the following year, an application must be submitted in accordance with the dates published for that application round (e.g. if requesting delayed entry until September 2025, an application must be made in September 2024).

3.4 Children born from 1st April to 31st August are "summer born children" and reach compulsory school age in the September following their fifth birthday. Parents of these children may request admission to the Reception class in the September after their fifth birthday. Parents should follow the relevant admission authority's policy in relation to educating children out of their normal year group. Parents are advised to read the Department for Education Guidance for parents.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/921255/Guidance_for_parents_September_2020.pdf

3.5 Requests can be made for early or late transfer to secondary school. Parents considering such a request must in the first instance speak to the headteacher of the child's primary school and preferred high school(s).

3.6 The application process will commence on 1 September in the year preceding the admission year.

3.7 The common application form will invite parents to express 3 school preferences ranked in order of priority. Parents may give reasons for their preferences and may provide any additional documents in support of their preference/s.

3.8 The child's place of residence will be the address of the parent with whom the child is permanently resident on the date published for the receipt of supporting documentation. Supporting information may be requested to verify the place of residence. To ensure a fair process, administrative checks may be undertaken, which will include verifying addresses against Council Tax records.

3.9 Where care is shared jointly, the primary carer will be taken to be the parent with whom the child lives for the majority of the week (Monday to Friday) and it is this address that will be used for admissions purposes. If it is not possible to determine which parent is the primary carer, the Local Authority will determine residence based on where the child is registered for purposes of child benefit or (where no benefit is claimed) where the child is registered for GP purposes. Full details must be submitted in writing to enable the Local Authority to determine which address will be used. A panel of officers will consider the information provided. The School Admissions Code states at paragraph 2.12 (a) that local authorities can only make one offer per child. Therefore, where parents are unable to reach an agreement and more than one application is submitted, the Local Authority will process the application of the parent who is the primary carer.

3.10 Parents should submit the completed application form to this Local Authority by the statutory closing dates.

3.11 Parents are asked to provide details of any siblings attending the preferred school at the time of application and who will be attending at the time of admission, details of the current school attended and the length of time resident at the address provided.

3.12 If a parent expresses a preference for a school designated as having a religious character (faith school) they will be asked to state the religious denomination of their child on their application form. Parents will be advised to contact the school as they may also be required to complete a supplementary information form. Forms will be available from the school. Supplementary information forms (SIFs) will request information in addition to that provided on the common application form. Such request must be made in accordance with paragraphs 2.4 of the School Admissions Code (2021). Examples of additional information that can lawfully be requested include membership of, or relationship with the church, or a reference from a priest or other religious minister as proof of religious commitment.

3.13 All preferences will be considered on the basis of the equal preference model for allocating places, in accordance with legal requirements. This means that in the first instance, all preferences will be considered against the relevant published oversubscription criteria only, i.e. without reference to the preference ranking. Thereafter, where a pupil can potentially be allocated more than one school place stated on the application form, the single offer, determined by the home local authority, will be for the school ranked highest by the parents.

3.14 Preference ranking will not be shared with admission authorities in accordance with paragraph 2.7 of the School Admissions Code 2021 as this cannot lawfully be used when applying oversubscription criteria.

3.15 Where a school receives a supplementary information form, this Local Authority will not consider it to be a valid application unless the parent has also listed the school on their home LA's Application Form, Supplementary information forms should be returned direct to the school concerned.

3.16 When a parent has submitted their application on the common application form but has not also submitted a supplementary information form (where relevant), the admission authority must nevertheless consider the application in accordance with legal requirements (Para 4.3 of Section 86(2) of the School Standards and Framework Act 1998). Where a SIF has been received the admission authority must

be proactive in ensuring that there is an application, in order for the preference to be considered. In circumstances, where a SIF has not been completed the application will be assessed on the basis of the information submitted to the governing board on the home local authority's common application form.

3.17 For secondary transfer only, the Local Authority will have records for all children resident within its area who attend Cheshire East primary schools. In order to make sure where possible that all resident pupils are included in the co-ordinated admissions process, this Local Authority will also request data from neighbouring authorities.

3.18 The Local Authority's composite prospectus will be available on its website no later than 12 September. Hard copies will be available on request from the Local Authority.

3.19 The composite prospectus will include information on the application process including key dates, a copy of the common application form, details of Cheshire East schools and allocation data relating to applications for the previous year.

4 CHANGING PREFERENCES

4.1 After the closing date for applications, the Local Authority will not accept a change of preference unless it is satisfied that there is a genuine reason for doing so, such as a recent house move. Full details must be provided to the Local Authority for consideration and by the published deadline for receipt of supporting information.

4.2 Any parent wishing to change a preference after the closing date for applications without a genuine reason for doing so in the opinion of the Local Authority will be advised that the application will be treated as a late application.

4.3 For a recent house move, evidence such as a letter from the solicitor confirming the completion date or a signed rental agreement* showing the start of the tenancy will be required. Further confirmation may also be required including evidence of disposal of previous property and recent utility bills to confirm the actual place of residency. *A signed rental agreement must cover the date published as the deadline for receipt of supporting information.

4.4 A panel of officers will consider information presented in support of the late change of preference. The parent will be notified of the decision.

5 PROCESSING APPLICATIONS

5.1 The following actions will be implemented in accordance with the dates published.

5.2 Cheshire East Council will exchange applications for schools in other local authorities' areas with all relevant local authorities and will provide data containing details of applications to its academies, free, voluntary aided, foundation and trust schools for consideration by governing boards in accordance with the school's own published admission arrangements.

5.3 Cheshire East academies, free, voluntary aided, foundation and trust schools will inform the Local Authority of the pupils eligible for a place under its admissions criteria and provide details of pupils in criteria order who cannot be offered places.

5.4 Cheshire East Council will inform other local authorities of offers to be made to pupils resident within their boundaries and request details of offers they will be making to Cheshire East residents.

5.5 Places will normally only be offered up to the published admission number, which applies to the normal year of entry. A child cannot be refused admission to the normal year of entry on the grounds of prejudice to the provision of efficient education and efficient use of resources unless the

published admission number has been reached. For admission to year groups other than the normal point of entry, it is expected that the admission number will continue to be applied. However, if circumstances have changed since the year of entry, a place may be refused even if the admission number has not been reached.

5.6 Admission authorities that intend to admit above the published admission number (PAN) where it is considered that further admission/s would not have a detrimental effect on the school, should notify the Local Authority at an early stage to enable the local authority to deliver its coordination responsibilities effectively.

5.7 The Local Authority will finalise allocations on the basis of equal preferences and in line with the agreed dates, as far as possible.

6 NOTIFYING PARENTS OF DECISIONS

6.1 Cheshire East Council will send the parents of pupils who reside in Cheshire East written confirmation of the decision on the application. This will include offers for places in Cheshire East schools and schools in other local authorities. Where online applications have been received, the parent making the online application can log on to their online account on the published date to view the school place offered and will also receive their offer by e-mail. Offers confirmed by letter will be sent out on the published offer day by second class post.

7 LATE APPLICATIONS

7.1 Applications received after the closing date will be recorded as 'late' and considered after all on-time applications unless the Local Authority confirms that the reasons presented in support of the late submission justify the application being considered alongside on-time applications. Reasons can include exceptional medical reasons preventing an earlier application or late move into the area. Reasons must be presented at the time of application and supporting documentation must be provided, which must be received by the dates specified.

7.2 For a recent house move, the Local Authority will require evidence that residency has changed. This should include a letter from the solicitor confirming the completion date, or a signed rental agreement showing the start date of the tenancy. Any rental agreement must include residency on the date published as the deadline for receipt of supporting information. Evidence may be requested to confirm residency, for example, recent utility bills or evidence of disposal of previous property.

7.3 Where medical reasons prevented an earlier application, a letter of confirmation from a medical practitioner will usually be required.

7.4 Late applications received after the published deadline for the receipt of supporting information are likely to be classed as late and processed after all on-time applications unless there is an exceptional reason for the late submission, for example, a child that has recently come into local authority care where a previous application had not been made.

7.5 All applications categorised as late will be processed at the time waiting lists are prepared and in accordance with the dates published.

8 MOVING HOUSE

8.1 Parents must inform the Local Authority immediately of a change of address, even if details of a future change of residency were included on the application form. The Local Authority will require

supporting evidence to show that the place of residency has changed. This should include a letter from the solicitor confirming the completion date or a signed rental agreement showing the start date of the tenancy. Any rental agreement must include residency on the date published as the deadline for receipt of supporting information. Further information may be requested to confirm residency, for example, recent utility bills or evidence of disposal of previous property. Proof that the child now resides at the new property may be required.

8.2 Proof of residency received after the deadline for the receipt of supporting information will not be used to assign a higher criterion for admission, but will be used to send the decision on the published offer date.

9 ACCEPTING AND DECLINING PLACES

9.1 Parents will be required to accept or decline the school place offered by the dates published in part two of these arrangements. The Local Authority reserves the right to withdraw places not accepted by this date. If the Local Authority does not receive a response by the date specified in that first correspondence, a reminder letter or email will be sent with a second opportunity to respond, giving a deadline of a further 5 days. This will include notification that if no response is received to that reminder, the school place will be withdrawn.

9.2 For late applications notified after the offer date parents will be required to accept the place offered within 10 working days of the date of the offer.

10 WAITING LISTS

10.1 Waiting lists for oversubscribed schools will consist of those children whose parents have requested in writing (including e-mail) that they be placed on the waiting list, along with late applicants and those for whom an appeal application has been received. Waiting lists will be held in criteria order and not on a first come first served basis.

10.2 Vacancies will be re-allocated to children on the school's waiting list in line with the dates published in these arrangements.

10.3 After the start of the school term in September, all admission authorities will hold up-to-date information on waiting lists until the 31 December. After this date the Local Authority will no longer hold waiting lists for schools for which it is the admission authority. Other admission authorities that have published that they will continue to hold waiting lists after this date will be responsible for maintaining their waiting lists in accordance with their own published admission arrangements.

11 ADMISSIONS APPEALS

11.1 The application decision letter/e-mail will explain the parent's right of appeal and how appeals may be made. Applications for appeal should be received by the dates published.

11.2 Parents can appeal for each school for which admission has been refused.

11.3 Appeals against decisions notified after the published offer day will be heard within 40 days of the published appeals deadline where possible, or if received too late, within 30 school days of the appeal being lodged.

11.4 Appeals for late applications should be received within 20 school days from the date of notification that the application was unsuccessful.

11.5 All appeal applications should be sent to the admission authority for the school for which admission has been refused.

12 'IN YEAR' ADMISSIONS - APPLICATION PROCESS

12.1 'In year' applications are those made during the school year into any year group other than the normal point of entry (i.e. normal admission round). This will include applications from parents of children moving into Cheshire East from another local authority's area, moving within Cheshire East, or seeking to transfer to an alternative school for other reasons. Where schools have chosen not to participate in the Local Authority Co-ordinated Scheme this will be published on the Cheshire East website,

12.2 Parents seeking Cheshire East school places 'in year' will be required to complete the Cheshire East Council 'in year' application form. Forms are available on the Council's website and in hard copy on request, applications can be made over the telephone on 0300 123 5012.

12.3 Parents will be advised to contact their preferred school to progress their application.

12.4 Parents will be invited to provide information in support of their application. Application details will be shared with the relevant schools/admission authorities if in the area of Cheshire East Council.

12.5 Parents will be asked to provide details, where applicable, of any siblings attending the referred school at the time of application and who will be attending at the time of admission, details of the current school attended and the length of time resident at the address provided.

12.6 Personal data including that of sensitive nature (including special category information) provided for the purpose of school admissions will be held in accordance with the General Data Protection Regulations and its principles. Details of which are published on the Council's website under "Data Protection". In order that applications can be processed in accordance with parents' wishes, personal information may be shared within the Local Authority, with other relevant local authorities and with relevant schools. Relevant local authorities include the home local authority (where resident) and local authorities where the schools named on the application form are located; relevant schools include the schools listed as preferences and the current or most recent school. Full details of the way your data is stored and used can be found in the Council's Privacy Notice, which can also be found on our website.

12.7 To ensure that a place is offered at a suitable school as quickly as possible, some applications will be processed in accordance with the Local Authority's Fair Access Protocol. The operation of Fair Access Protocols is outside the arrangements of co-ordination and is triggered when a parent of an eligible child has not secured a school place under in-year admission procedures. Parents will receive full information before this procedure is implemented. The Local Authority's Fair Access Protocol; agreed in partnership with the head teachers of both primary and secondary schools, will not affect the parent's right to express preferences for schools of their choice or to challenge unsuccessful applications through the appeals process. Permanently excluded pupils ready to be admitted into a new school will be offered admission under the Fair Access Protocol. Information about the process is published on the Council's website.

12.8 If a parent expresses a preference for a school designated as having a religious character (faith school) they will be asked to state the religious denomination of their child on their application form. Parents may be required by the school to complete a supplementary information form. Forms will be available from the school. Supplementary information forms (SIFs) will request information in addition to that provided on the common application form. Such request must be made in accordance with paragraphs 2.4 of the School Admissions Code (2021). Examples of additional information that can lawfully be requested include membership of, or relationship with the church, or a reference from a priest or other religious minister as proof of religious commitment.

12.9 The Local Authority will publish on its website information on vacancies in Cheshire East publicly funded schools.

12.10 Parents seeking a transfer to an alternative school for reasons other than a house move will be strongly advised to discuss the proposed transfer with the current school before submitting an application.

12.11 The Local Authority will maintain up-to-date records of applications and their outcomes through liaison with schools.

12.12 Parents can apply online, by telephone or by hard copy application form.

12.13 Parents making applications for schools in other local authorities' areas will be advised to contact the relevant local/admission authority for advice about their own application process.

12.14 Applications will not normally be accepted more than 6 school weeks prior to the intended date of admission. An exception to this is where an application is made during the summer term, for admission at the beginning of the following September. In this case, applications will be accepted up to 8 school weeks prior to intended date of admission.

13 PROCESSING APPLICATIONS

13.1 All applications should be processed within no more than 10 school days from the receipt of application. Different timescales will apply to applications processed in accordance with the Local Authority's Fair Access Protocol.

13.2 Where there are spaces in the relevant year group a place will normally be offered to the parent.

13.3 If the year group in question is full, a decision to refuse admission will be made by the admission authority.

13.4 Where a school is oversubscribed, the admission authority will rank the applications in accordance with their published oversubscription criteria.

13.5 Decisions will be confirmed in writing to the parent by the admission authority and the letter/e-mail will include information about the legal right of appeal and a start date, where relevant.

13.6 Where a preference has been unsuccessful, written correspondence will confirm the decision on the application and will advise the parent to contact the Local Authority for advice about alternative schools with vacancies.

13.7 Written correspondence confirming offers will advise the parent to contact the school to accept or decline the school place within no more than 10 school days from the offer date.

13.8 Where a school feels that further admissions can be agreed on the basis that to do so will not result in a breach of infant class size legislation or will not prejudice the provision of efficient education or efficient use of resources, the application must be referred to the admission authority for a decision.

13.9 Decisions on applications will be notified to the Local Authority to enable the Local Authority to keep up-to-date records.

13.10 Successful applicants will normally be expected to take up their offer of a school place within 10 school days from the offer date.

13.11 Repeat applications will not be considered within the same school year, unless the parent's or the school's circumstances have changed significantly since the original application was made. Full details of the change of circumstances must be provided on the applications form for consideration.

14 WAITING LISTS.

14.1 Waiting lists will not be held for community or voluntary controlled schools other than in accordance with legal requirements, which require that they are held up until the 31 December for the normal year of admission (i.e. reception and year 7 admissions). Where waiting lists are held by other admission authorities, children will be added to waiting lists in criteria order and not on a first come first served basis.

14.2 For 'in year' waiting lists only, children who are subject of a direction by a local authority to admit, are part of a managed transfer from a closing school or who are allocated to a school in accordance with the Local Authority's Fair Access Protocol will take precedence over those on the waiting list.

15 'IN YEAR' APPEALS

15.1 Applications for appeal should be submitted within 20 school days from the date of notification that the application was unsuccessful.

16 Key Dates

Dates to be provided via Cheshire East

17 LOCAL AUTHORITY ADMISSION ARRANGEMENTS - COMMUNITY AND VOLUNTARY CONTROLLED SCHOOLS.

17.1 These admission arrangements apply to applications for all Cheshire East community and voluntary controlled schools and take account of the Local Authority's commitment to rural schools from the school year 2022-23 and for subsequent years, subject to any review. As the admission authority for these schools, Cheshire East Council (the Local Authority) will be responsible for determining who can be allocated a place in accordance with these arrangements.

17.2 Applications for school places received for the normal admission round (i.e. into reception at 4+ and secondary transfer at 11+) and 'in year' (i.e. into any year group outside the normal admission round) shall be considered in accordance with the arrangements set out below and in accordance with the provisions set out in the Local Authority's agreed Coordination Scheme, full details are published on the Local Authority's website at www.cheshireeast.gov.uk

18 PUBLISHED ADMISSION NUMBERS (PANs)

18.1 The Local Authority has agreed admission numbers (PANs) for its community and voluntary controlled schools, which is the number of children that will normally be admitted into the relevant age group (e.g. into the reception year in a primary school and into year 7 as a secondary transfer in September for the first time). The admission number is set based on the number of pupils the school can accommodate and therefore normally, PANs will continue to be applied i.e. to all subsequent year groups in addition to the relevant age group. Admission numbers for schools in Cheshire East are published on the Local Authority's website at the start of the application process on 1 September. Hard copies can be requested.

18.2 Due to housing development, the LA has robust pupil place planning arrangements which will inform capital proposals for school expansions and future increases in PAN. These are managed carefully so as not to introduce additional capacity too soon and therefore create unfilled places.

18.3 These arrangements will consider the impact on other local schools and may not support numbers over PAN where a neighbouring school has vacancies. This is particularly applied to support small and rural schools.

18.4 The Local Authority, in its role as the admission authority for community and voluntary controlled schools, may agree (through consultation with the governing board) admission over PAN where to do so would not result in prejudice to the provision of efficient education or efficient use of resources at the school. The Local Authority will not normally be able to agree admission over the published admission number where to do so would result in a breach of infant class size legislation, which requires that infant classes (those classes where the majority of children will reach the age of 5, 6, or 7) contain no more than 30 pupils with a single qualified teacher.

18.5 The published admission number will continue to be applied as the relevant age group progresses through school, unless the circumstances for the school have changed since the PAN was agreed. Admission numbers to be published for 2023 will be made available by Cheshire East.

19 EDUCATION, HEALTH and CARE PLANS

19.1 All children whose Education, Health and Care (EHC) plan names the school must be admitted. An Education, Health and Care plan is a plan made by the local authority under

Section 37 of the Children and Families Act 2014 specifying the special education provision required for that child.

20 OVERSUBSCRIPTION CRITERIA

20.1 Where more applications are received than there are places available, after children with Education, Health and Care (EHC) plans, priority for admission will be based on the Local Authority's published oversubscription criteria as follows:

i) 'Cared for Children' and Children who were 'Previously Cared for'.

- A 'cared for child' is a child who is in the care of a local authority or provided with accommodation by that local authority (as defined in section 22 of the Children Act 1989).

- Children previously 'cared for' are children who were 'cared for' as defined above, but immediately after being 'cared for' became subject to an adoption, child arrangements order (formerly residence order), or special guardianship order. A child arrangements order is an order settling the arrangements to be made as to the person with whom the child is to live under section 8 of the Children Act 1989 amended by Children and Families Act 2014. Section 14A of the Children Act 1989 defines a 'special guardianship order' as an order appointing one or more individuals to be a child's special guardian (or special guardians). This includes children who appear to (in the view of Cheshire East) have been in state care outside of England and ceased to be in state care as a result of being adopted.

(ii) Siblings – pupils with brothers or sisters, step-brothers or step-sisters, foster brother or sisters, half-brothers or half-sisters, adopted brothers or adopted sisters living together as part of one household (for the majority of the school week) already attending the preferred school (in years Reception through to Year 10) and expected to continue at the school in the following school year. (i.e. at the time of admission)

(iii) Children resident within the designated catchment area of the school. Children will be classed within this criterion if they and their parents are resident within the area served by the school. (see notes below)

(iv) Children attending a school nominated as a feeder/partner primary school for admissions purposes.

(v) Pupils living nearest to the school measured using the National Land and Property Gazetteer (NLPG) which measures straight line distances in miles from the school's coordinate point to the place of the child's residence coordinate point.

Notes:

The Local Authority will accept applications from families resident in the United Kingdom, and from outside the United Kingdom. All applications will be processed based on where the child is residing at the time of the application and in accordance with published arrangements. The only exceptions to this are for families of service personnel with a confirmed position to the Cheshire East area, or crown servants returning from overseas to live in the Cheshire East area. This is in accordance with the School Admissions Code, paragraph 2.21.

In most cases, children arriving from overseas have the right to attend schools in England. It is the responsibility of parents to check that their children have a right, under their visa entry conditions, to study at a school. Parents of overseas nationals entering the UK, who wish to apply for a state-funded school place, should check that they have a right of abode or that the conditions of their immigration status otherwise permit them to access a state-funded school.

20.2 Children eligible for priority due to their attendance at a named feeder/partner primary school (criterion IV) will only remain eligible for this priority whilst on roll at the primary school. If the child leaves the school, including transferring to high school, this priority within the oversubscription criteria will no longer apply.

20.3 Where a school cannot accommodate all pupils qualifying under one of the criteria stated above, the next criteria will also be applied to determine priority for admission. For example, if a school cannot accommodate all children resident within the catchment area (criterion iii), the priority will be in the order of:

- Resident in the catchment area (criterion iii) attending a feeder school (iv)

and living nearest to the school (v)

- Resident in the catchment area (criterion iii) not attending a feeder school (iv)

and living nearest to the school (v)

20.4 All applicants within each criterion will be put into a distance order with priority being

given to those that live nearest to the school, as stated in criterion v above. Where it is identified that there are a limited number of places available and the Local Authority cannot differentiate between the applications using the distance criterion (criterion v) a random allocation tie-breaker will be applied. This may be required for example, where applicants reside in the same block of flats or are children of a multiple birth living at the same address.

20.5 For previously looked after (also known as Cared for) children (criterion i) admission

authorities may request a copy of the adoption order, residence order or special guardianship order and a written correspondence from the local authority that last looked after the child confirming that he or she was looked after immediately prior to that order being made.

20.6 Children will be considered within criterion (iii) if they and their parents are resident on the date published for the receipt of supporting documentation (see part two below). Supporting information may be requested to verify the place of residence. To ensure a fair process, administrative checks may be undertaken, which will include verifying addresses against Council Tax records.

20.7 For children of UK service personnel (UK Armed Forces) a Unit postal address or quartering area address will be accepted in advance of a move into the area, subject to official written confirmation of the address and relocation date. Preferences for the catchment area school for the confirmed address will be considered under criterion (iii), unless a higher criterion is applicable.

21 PARENTS WITH SHARED RESPONSIBILITY FOR A CHILD

21.1 Where parents have shared responsibility for a child, the place of residency will be determined as the address where the child lives for the majority of the week (e.g. where the child wakes up between Monday to Friday). Full details must be submitted in writing to enable the Local Authority to determine which address will be used for the purpose of admission. A panel of officers will consider the information provided. Where care is shared jointly and it is not possible to determine which parent is the principle carer and no Child Benefit is claimed, the LA will consider the primary residence as the address where the child is registered for GP purposes.

22 CHILDREN OF MULTIPLE BIRTHS

22.1 For children of multiple births, exceptionally it may be necessary to offer places over the published admission number to ensure that siblings (i.e. twins, triplets or children from other multiple births) can attend the same school.

23 MOVING HOUSE

23.1 Parents must inform the Local Authority immediately of a change of address, even if details of a future change of residency were included on the application form. The Local Authority will require evidence to show that the place of residency has changed as follows:

- A letter from the solicitor confirming the completion date;
- A signed rental agreement showing the start of the tenancy (in accordance with the arrangements set out in the Local Authority's Coordination Scheme)

23.2 The Local Authority may request further information including copies of utility bills.

Other information may be required; such as evidence of disposal of previous property. Information will be verified by officers using Council Tax records. Proof that the child now resides at the new property may be required e.g. Child Benefit evidence

23.3 For applications made as part of the normal admission round, (e.g. into the reception class in a primary school and into year 7 as a secondary transfer in September for the first time) information and supporting evidence must be received by the dates stated in these arrangements. Satisfactory confirmation of residency at the property will result in the application being processed on the basis of the new address. Proof of residency received after the published dates will not be used to process the application, but will be used to send the decision letter/e-mail on the published offer date.

24 WAITING LISTS

24.1 Waiting lists for the normal admission round (September admissions into the reception class and year 7) and will be held only until the 31 December. They will be held in criteria order and not on a 'first come, first served' basis. Placing a child's name on a waiting list does not affect the statutory right of appeal. Waiting lists for oversubscribed schools will consist of those children whose parents have specifically requested in writing (including e-mail) that they be placed on the waiting list, along with new applicants and those for whom an appeal application has been received. Vacancies will be re-allocated to children held on the school's waiting list in line with the dates published in part two of these arrangements.

25 LATE APPLICATIONS – NORMAL ADMISSION ROUND ONLY

25.1 Late applications will be considered after all on-time applications unless the Local Authority considers that there are good reasons for the application being late, which must be stated at the time of application, such as exceptional medical reasons preventing an earlier application or a late house move into the area. Supporting documentation must be provided. Where supporting documentation has been received by the dates specified in these arrangements and the Local Authority has accepted reasons stated for the late application, the application will be considered as if it had been received on-time. Late applications and supporting documentation received after the dates specified are likely to be considered after all on-time applications. Late applications may be disadvantaged.

26 ACCEPTING AND DECLINING PLACES

26.1 All parents will be required to accept or decline the school place offered by the published date as stated in part two of these arrangements. The Local Authority reserves the right to withdraw places not accepted by this date. If the Local Authority does not receive a response by the date specified in that first correspondence, a reminder letter or email will be sent with a second opportunity to respond, giving a deadline of a further 5 days. This will include notification that if no response is received to that reminder, the school place will be withdrawn

27 RIGHT OF APPEAL

27.1 Parents who are not offered a place for their child at a school stated as a preference have a right of appeal to an independent appeals panel. Parents can submit an appeal in respect of each school for which admission has been refused, by the dates specified these arrangements. For appeals against decisions on preferences for community and voluntary controlled schools, forms are available on the Local Authority's website. Hard copies can be requested. Outside the normal admissions process, completed forms should be returned to the Local Authority within 20 school days from the date of notification that the application for admission was unsuccessful.

28 REPEAT APPLICATIONS

28.1 Repeat applications will not usually be considered within the same school year, unless the circumstances for the parent or school have changed significantly since the original application was made. Full details must be provided to the Local Authority for consideration.

