

# Making significant changes ('prescribed alterations') to maintained schools

Statutory guidance for proposers and decision makers

March 2025

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## **Summary**

## About this guidance

This is from the Department for Education. It only relates to schools in England.

This means that local authorities, governing bodies and the Schools Adjudicator must have regard to this guidance¹ when exercising functions under the School Organisation (Prescribed Alterations to Maintained Schols) (England) Regulations 2013, referred to in this guidance as the Prescribed Alterations Regulations². This means that they must follow this guidance unless there is a good reason not to. It applies to all categories of maintained schools unless explicitly stated. A maintained school means a community, foundation or voluntary school; a community or foundation special school; or a maintained nursery school. This guidance is not relevant to pupil referral units³. Separate advice on making significant changes to an academy⁴ and opening and closing a maintained school⁵ is available.

The purpose of this guidance is to ensure that good quality school places can be provided quickly where they are needed; local authorities and governing bodies do not take decisions that will have a negative impact on other schools in the area; and that changes can be implemented effectively where there is a strong case for doing so. It is expected, where possible, additional new places will be provided at schools with strong performance records, taking particular account of Ofsted sub judgements on leadership and management and quality of education. Schools that are not currently performing strongly should only be expanded where there are no other viable options.

Local authorities and governing bodies need to consider how the Prescribed Alterations Regulations apply in conjunction with this guidance. It is the responsibility of local authorities and governing bodies to ensure that they act in accordance with the <u>relevant legislation</u>. If they are unsure of how the legislation applies to the individual circumstances of their case, they should consider seeking independent legal advice as the department cannot advise on individual cases.

<sup>&</sup>lt;sup>1</sup> Regulation 7 of the Prescribed Alterations Regulations

<sup>&</sup>lt;sup>2</sup> https://www.legislation.gov.uk/uksi/2013/3110/contents/made

<sup>&</sup>lt;sup>3</sup> https://www.gov.uk/government/publications/alternative-provision

<sup>&</sup>lt;sup>4</sup> https://www.gov.uk/government/publications/making-significant-changes-to-an-existing-academy

<sup>&</sup>lt;sup>5</sup> https://www.gov.uk/government/publications/school-organisation-maintained-schools

#### **Expiry or review date**

This guidance supersedes all previous versions. It will be kept under review and updated versions will be published if necessary.

#### What legislation does this guidance refer to?

This guidance primarily relates to:

The School Organisation (Prescribed Alterations to Maintained Schools) (England)
 Regulations 2013

For a full list please see the relevant departmental advice and statutory guidance section.

## **Terminology**

Definitions of common terms used in this guidance:

- Schools with a religious character All schools designated as having a religious character in accordance with the <u>School Standards and Framework Act 1998</u><sup>6</sup> ('SSFA').
- **Foundation trust** For the purpose of this guidance the term 'foundation trust' refers to a foundation complying with the requirements set out in section 23A of the SSFA.
- **Parent(s)** A parent should be considered to be whoever has parental responsibility, including parents, carers and legal guardians.

#### **Main points**

Where a local authority proposes to expand a school that is eligible for intervention<sup>7</sup>, they should copy the proposal to the relevant Department for Education Regional Director<sup>8</sup> (RD) at the point of publication.

To enable the department to monitor potentially contentious proposals, the proposer should copy any proposal, which falls within the definitions set out in the <u>contentious proposals</u> section below, to the School Organisation mailbox as soon as it is published <u>schoolorganisation.notifications@education.gov.uk</u>.

<sup>&</sup>lt;sup>6</sup> https://www.legislation.gov.uk/ukpga/1998/31/contents

<sup>&</sup>lt;sup>7</sup> Section 59(2) of the Education and Inspections Act 2006.

<sup>8</sup> https://www.gov.uk/government/organisations/regional-department-for-education-dfe-directors/about

Local authorities and governing bodies proposing to make significant changes to a school which has been designated as having a religious character should engage any trustees of the school<sup>9</sup>, and in the case of Church schools the diocese or relevant diocesan board, or any other relevant faith body where appropriate, at the earliest opportunity.

Where the school occupies land held by a charitable trust, trustees should always be consulted on whether any proposed alterations to a school are compatible with the terms of the trust.

Where a local authority is the decision maker, it must make a decision within a period of 2 months of the end of the representation period. Where a decision is not made within this time frame, the local authority must refer the proposal to the Schools Adjudicator for a decision.

Where neighbouring local authority areas are likely to be impacted by proposals, the proposer should ensure they are included in the process. Where a governing body is the proposer, they should ensure the home local authority has been involved in the process at an early stage.

It is not possible for any school to gain, lose or change a religious character through a change of category. Information on the process to be followed is available in the <u>opening</u> and closing maintained schools guidance <sup>10</sup>.

Once a decision has been made the proposer (governing body or local authority) must make changes to the school's record in the department's system <u>Get Information About Schools</u><sup>11</sup> (GIAS) within one week of the change being implemented.

Where a school wishes to change their name, the governing body will need to amend the instrument of government in line with regulation 30 of <u>The School Governance</u> (Constitution) (England) Regulations 2012<sup>12</sup>. Once that is done, either the school or the local authority will need to update the school record in the department's GIAS system.

Smaller changes that do not meet the thresholds set out in the relevant sections below do not need to follow the <u>prescribed alterations' statutory process</u>. Nevertheless, proposers should adhere to the usual principles of public law, see the changes that can be made <u>outside of the statutory process section</u>.

<sup>&</sup>lt;sup>9</sup> Although the term trustee is usually used in the department's documents to refer to those who sit on the board of directors of an academy trust, trustees in this document means any person (other than the governing body) holding property on trust for the purpose of the school. In the case of schools designated as having a religious character, this could be the Church of England, the Catholic Church or any other religious body.

<sup>&</sup>lt;sup>10</sup> https://www.gov.uk/government/publications/school-organisation-maintained-schools

<sup>11</sup> https://get-information-schools.service.gov.uk.

nups.//get-information-schools.service.gov.u

<sup>12</sup> http://www.legislation.gov.uk/uksi/2012/1034/contents/made

# **Prescribed alteration changes**

## **Enlargement of premises (expansion)**

This section applies to mainstream schools. Details of how special schools can increase their intake<sup>13</sup> are covered below.

Under section 14 of the Education Act 1996<sup>14</sup>, local authorities have a statutory duty to ensure that there are sufficient schools for primary and secondary education in their areas. The department expects local authorities to manage the school estate efficiently and to reduce or find alternative uses for surplus capacity (for example, increasing the provision of early education and childcare) to avoid detriment to schools' educational offer or financial position. Local authorities are encouraged to consider the use of modular construction solutions for any physical building expansion and to consider all options for the reutilisation of space including via remodelling, amalgamations, or closure where this would be the best course of action.

Where additional places are needed, including where there is a local demand for a particular category of places (for example in schools designated as having a religious character), the local authority can propose an enlargement of the capacity <sup>15</sup> of premises.

The <u>prescribed alterations' statutory process</u> must be followed to enlarge premises as set out in the <u>Prescribed Alterations Regulations</u><sup>16</sup> if:

- the proposed enlargement is permanent (longer than 3 years) and would increase the capacity of the school by:
  - o more than 30 pupils; and
  - o 25% or 200 pupils (whichever is the lesser).
- the proposal involves making permanent any temporary enlargement (which was intended to be in place for no more than 3 years) that meets the above threshold.

Small scale expansions that do not meet the thresholds above do not need to follow the formal statutory process below. Furthermore, in many cases, small increases in the number

<sup>&</sup>lt;sup>13</sup> The number of pupils admitted into the school at a particular time.

<sup>&</sup>lt;sup>14</sup> https://www.legislation.gov.uk/ukpga/1996/56/contents

<sup>&</sup>lt;sup>15</sup> Net capacity recorded as part of the '<u>Net capacity assessment programme</u>' and read in conjunction with the <a href="https://www.gov.uk/guidance/school-capacity-survey-guide-for-local-authorities">https://www.gov.uk/guidance/school-capacity-survey-guide-for-local-authorities</a>

<sup>&</sup>lt;sup>16</sup> https://www.legislation.gov.uk/uksi/2014/3110/contents/made

of places can be achieved solely by increasing the school's published admissions number<sup>17</sup> (PAN); please see the <u>School Admissions Code</u><sup>18</sup>.

# Examples of when you would/would not need to publish 'enlargement' proposals

A secondary school with a capacity of 750 (5 form of entry – 30 pupils per class, 5 year groups) **could** enlarge its premises to bring the capacity to 900 pupils, creating space that would allow the addition of one form of entry (30 extra pupils x 5 year groups = increase of 150 pupils), **without** having to publish statutory proposals. Although the increase would be by 'more than 30' pupils, it is less than '200', and also less than '25%' of the current capacity (i.e. less than 187).

A small primary school with a capacity of 50 **could** enlarge its premises to increase its capacity by up to 29 pupils **without** having to publish statutory proposals, because although it would be more than '25%', it is less than 30.

A school of any size enlarging its premises to enable it to add 300 places **would** need to follow the statutory process as the increase would be **both** 'more than 30' and '200' (it may or may not be more than '25%' but that is irrelevant as the 200 threshold would be met).

A primary school with a capacity of 210 enlarging its premises to enable it to add 105 places (1.5 forms of entry 45x7=315), **would** need to follow the statutory process as the increase would be 'more than 30' and **more than** '25%' (it would be less than 200 but this is irrelevant as the 25% threshold would be met).

## The quality of new places created through expansion

We expect local authorities to consider a range of performance indicators and financial data before deciding whether a school should be expanded. Where schools are underperforming, we would not expect them to expand, unless there is a strong case that this would help to raise standards. We expect local authorities to create new places in schools that have a strong performance record, taking particular account of Ofsted sub judgements on leadership and management and quality of leadership. In cases where there is a proposal to expand a school that is causing concern (i.e. Ofsted have identified it as requiring special measures or requiring significant improvement), the local authority should

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<sup>&</sup>lt;sup>17</sup> All admission authorities must set a published admission number (PAN) for each 'relevant age group' when they determine their admission arrangements. So, if a school has an admissions number of 120 pupils for Year 7, that is its PAN for Year 7.

<sup>18</sup> https://www.gov.uk/government/publications/school-admissions-code--2.

also send a copy of the proposal to the relevant Regional Director so that they can ensure appropriate improvement strategies are in place.

The table below sets out who can propose an enlargement of premises and what process must be followed:

Table 1: Enlargement of premises process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community	Enlargement of premises that meets the threshold	Statutory process	Local authority	Church of England (CofE) diocese, Roman Catholic (RC) diocese
Local authority for voluntary or foundation	Enlargement of premises that meets the threshold	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

## **Expansion onto an additional site ('or satellite sites')**

Where proposers seek to expand onto an additional site they will need to ensure that the new provision is genuinely a change to an existing school and not in reality the establishment of a new school. Where a local authority decides that a new school is needed to meet basic need, they should refer to the guidance for opening new schools<sup>19</sup>.

Judgements about whether a proposal represents a genuine expansion will need to be taken on a case-by-case basis, but proposers and decision makers will need to consider this non-exhaustive list of factors which are intended to expose the extent to which the new site is integrated with the existing site, and the extent to which it will serve the same community as the existing site. The more integration, the more likely the change is an expansion:

• The reasons for the expansion

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<sup>&</sup>lt;sup>19</sup> https://www.gov.uk/government/publications/school-organisation-maintained-schools

• What is the rationale for this approach and this particular site?

#### • Admission and curriculum arrangements

- o How will the new site be used (e.g. which age groups/pupils will it serve)?
- O What will the admission arrangements be?
- o Will there be movement of pupils between sites?

#### Governance and administration

- o How will whole school activities be managed?
- Will staff be employed on contracts to work on both sites? How frequently will they do so?
- What governance, leadership and management arrangements will be put in place to oversee the new site (e.g. will the new site be governed by the same governing body and the same school leadership team)?

#### Physical characteristics of the school

- How will facilities across the 2 sites be used (e.g. sharing of the facilities and resources available at the 2 sites, such as playing fields)?
- o Is the new site in an area that is easily accessible to the community that the current school serves?

Where proposers seek to establish an additional site within another local authority area, they should consult with the local authority for that area with regards to the details of the proposal and any subsequent objections and comments on the proposed site.

Where changes are likely to impact on a neighbouring local authority's ability to effectively manage the school estate in its area, the department expects that the proposer will involve that local authority during the decision making process. An example of where another local authority area may be affected is where pupils regularly cross between the local authorities' areas to go to school.

Local authorities should copy any proposal to expand a school onto a satellite site to schoolorganisation.notifications@education.gov.uk for monitoring purposes.

## **Expansion of existing grammar schools**

Legislation prohibits the establishment of new grammar schools<sup>20</sup>. Expansion of any existing grammar school onto a satellite site can only happen if the new site is genuine part of the existing school. Decision makers must consider the factors listed above when deciding if an expansion is a legitimate enlargement of an existing school.

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<sup>&</sup>lt;sup>20</sup> Except where a grammar school is replacing one or more existing grammar schools.

# Changes to the published admissions number (PAN) where an enlargement of premises has not taken place

Admission authorities<sup>21</sup> must set a PAN for each 'relevant age group' when determining their admission arrangements. If an admission authority of a mainstream school wishes to increase or decrease PAN, without increasing the overall physical capacity of the buildings, this would be classed as an admissions change, not a prescribed alteration. The statutory process described in this guidance would not need to be followed (please see the <u>School Admissions Code</u><sup>22</sup> for further details of the processes admission authorities must follow).

#### Change of age range

In order to support the government's commitment to create or expand school-based nurseries across England, there is no longer a requirement for local authorities and governing bodies to follow the statutory prescribed alterations ('change of age range') process when they want to make changes to a school's age range in order to add, remove or change existing nursery provision. Where these changes to nursery provision are made, we expect local authorities and governing bodies to have regard to 'Changes that can be made outside of the statutory process' on page 32 of this guidance, including ensuring an open and fair consultation.

Local authorities and governing bodies can propose the following age range changes. This section is for changes that are expected to be in place for more than 2 years (as these are considered permanent increases). Temporary changes (expected to be in place for no more than 2 years) do not require the statutory process to be followed.

**Local authorities** can propose a change of age range of one year group or more for community schools (including the adding or removal of sixth form but excluding changes related to nursery provision) or an alteration of the upper age limit of a foundation or voluntary school to add sixth form provision by following the <u>prescribed alterations' statutory process</u>.

**Governing bodies** of foundation and voluntary schools can propose an age range change of one year group or more (including adding or removing a sixth form but excluding changes related to nursery provision) by following the <u>prescribed alterations' statutory process</u>.

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<sup>&</sup>lt;sup>21</sup> The local authority in the case of community and voluntary controlled schools or the governing body in the case of voluntary aided and foundation schools.

<sup>&</sup>lt;sup>22</sup> https://www.gov.uk/government/publications/school-admissions-code--2

Before making such a proposal, the governing body should consult with local authorities, and where the school is designated as having a religious character the trustees of the school, dioceses or relevant diocesan boards, or any other relevant faith body, to understand the place management needs of the area. Where the school occupies land held by a charitable trust, the governing body should also consult with the trustees to ensure the terms under which the land is held do not restrict the age range in any way.

Governing bodies of community schools can propose the alteration of their upper age limit to add sixth form provision following the prescribed alterations' statutory process.

Where a proposed age range change would also require an expansion of the school's premises, the local authority or governing body must also ensure that they act in accordance with the requirements for proposals for the enlargement of premises.

In cases where the age range of the school has changed, this should be altered on GIAS.

The table below sets out who can propose a change of age range and what process must be followed:

Table 2: Change of age range process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of voluntary and foundation	Alteration of upper or lower age range by one year or more, including the adding or removal of sixth form (but excluding changes related to nursery provision)	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Local authority for community	Alteration of upper or lower age range by one year or more, including the adding or removal of sixth form (but excluding	Statutory process	Local authority	CofE diocese, RC diocese

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
	changes related to nursery provision)			
Local authority for voluntary and foundation	Alteration of upper age range so as to add sixth form provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of voluntary and foundation	Alteration of upper age range so as to add sixth form provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community	Alteration of upper age range so as to add sixth form provision	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of voluntary and foundation	Alteration of upper age range so as to remove sixth form provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

## Adding a sixth form

This section applies to mainstream schools. Details of <u>how special schools can add post-16 provision</u> are covered below.

The department wants to ensure that all temporary (which is anticipated will be in place for no more than 2 years) and permanent provision is of the highest quality and provides genuine value for money. There is a departmental expectation that proposals for the addition of sixth form provision will only be put forward for mainstream secondary schools with strong performance records, in particular taking into account Ofsted sub judgements in leadership and management and quality of education. Proposers should also consider the supply of other local post-16 provision in the area and assess if there is a genuine need for the additional provision.

In deciding whether new sixth form provision would be appropriate, proposers and decision makers should consider the following guidelines:

- Quality: The quality of pre-16 education should be 'good' or 'outstanding' (as rated by Ofsted on the quality of education sub judgement) and the school should have a history of positive Progress 8 scores (above 0);
- Size: The proposed sixth form should provide at least 200 places;
- **Subject Breadth:** The proposed sixth form should either directly or through partnership offer a minimum of 15 A level subjects. Local authorities may wish to consider the benefits of delivering a broader A level curriculum through partnership arrangements with other school sixth forms. Working with others can offer opportunities to:
  - a. Improve choice and attainment for pupils;
  - b. Deliver new, improved or more integrated services;
  - c. Make efficiency savings through sharing costs;
  - d. Develop a stronger, more united voice; and
  - e. Share knowledge and information.

Schools proposing a partnership arrangement should include evidence of how this will operate on a day-to-day basis, including timetabling and the deployment of staff;

- Demand: There should be a clear demand for additional post-16 places in the local area (including evidence of a shortage of post-16 places and a consideration of the quality of Level 3 provision in the area). The proposed sixth form should not create excessive surplus places or have a detrimental effect on other high quality post-16 provision in the local area;
- **Financial viability:** The proposed sixth form should be financially viable (there must be evidence of financial resilience should student numbers fall). The average class size should be at least 15, unless there is a clear educational argument to run smaller classes for example to build the initial credibility of courses with a view to increasing class size in future.

Not all changes in age range to add a sixth form will necessitate a change to the school's admissions arrangements, for example a school may set up sixth form provision solely for its own pupils. However, if the intention is to also admit external applicants to the sixth form, the school will need to adopt a sixth form PAN and may also wish to add academic entry requirements on changing its age range.

The addition of post-16 provision requires a change of age range, therefore where a decision maker is considering a proposal to add post-16 provision, they should refer to the section on changing an age range.

#### Closing an additional site

For schools that are already operating on a satellite site, proposals to close any site of the school must follow the <u>prescribed alterations' statutory process</u> where the main entrance at

any of the school's remaining sites is one mile or more from the main entrance of the site which is to be closed.

The table below sets out who can propose the closure of an additional site and what process must be followed:

Table 3: Closure of an additional site process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community	Closure of one or multiple sites	Statutory process	Local authority	CofE diocese, RC diocese
Governing body for voluntary or foundation	Closure of one or multiple sites	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

#### Transfer to a new site

Where the main entrance of the proposed new site for a school would be more than 2 miles from the main entrance of the current school site, or if the proposed new site is within the area of another local authority:

- Local authorities can propose the transfer to an entirely new site for community schools and maintained nursery schools following the prescribed alterations' statutory process.
- Governing bodies of voluntary and foundation can propose a transfer to a new site following the prescribed alterations' statutory process.

The table below sets out who can propose a transfer to a new site and what process must be followed:

Table 4: Transfer to a new site process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community and maintained nursery	Transfer to new site	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of voluntary foundation	Transfer to new site	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

## **Changes of category**

**Governing bodies** of all categories of maintained schools, apart from governing bodies of foundation special and maintained nursery schools, may propose to change category by following the statutory process. The process for the addition or removal of a foundation is described in the <u>statutory process</u>: <u>foundation proposals</u> section below.

For a proposal to change the category of a school to voluntary aided, the decision maker should be satisfied that the governing body and/or the foundation are able and willing to meet their financial responsibilities for building work. The decision maker may wish to consider whether the governing body has access to sufficient funds to enable it to meet 10% of its capital expenditure for at least 5 years from the date of implementation, taking into account anticipated building projects.

When making a proposal to change category, proposers will need to consider whether the current terms on which the school's land is held on trust allows for the change in category proposed. Further information can be found in <a href="Schedule 5">Schedule 5</a> to the Prescribed Alterations Regulations <sup>23</sup>.

The table below sets out who can propose a change of category and what process must be followed:

<sup>&</sup>lt;sup>23</sup> https://www.legislation.gov.uk/uksi/2013/3110/schedule/5/made.

**Table 5: Changes of category process** 

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of voluntary	Voluntary controlled to voluntary aided, Voluntary aided to voluntary controlled	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of voluntary	Voluntary controlled or voluntary aided to foundation school	Statutory process	Governing body	For proposals at a voluntary aided school when decided by the governing body: Local authority, CofE diocese, RC diocese
Governing body of foundation	Foundation school to voluntary controlled or voluntary aided	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community	Community to voluntary controlled or voluntary aided <sup>24</sup>	Statutory process	Local authority	CofE diocese, RC diocese

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<sup>&</sup>lt;sup>24</sup> Where this change would result in a change of religious character, this would not be permitted. Instead the governing body should follow the opening and closing maintained schools guidance.

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of community	Community to foundation school	Statutory process	Governing body	N/A

The following proposals to change the category of a mainstream school are not permitted under section 18 of the <u>Education and Inspections Act 2006</u><sup>25</sup>:

- from foundation or voluntary school to community school;
- from mainstream school to community special or foundation special school;
- from community special or foundation special school to mainstream school;
- from foundation special to community special;
- from maintained nursery school to any other kind of maintained school; and
- from any other kind of maintained school to maintained nursery school.

#### Single sex school becoming co-educational (or vice versa)

Proposers can seek to change their school from single sex to co-educational (or vice versa) but they should be able to show that this would better serve their local community. A co-educational school cannot change its nursery or post-16 provision to single sex.

When making a decision, local authorities will need to consider the demand for and balance of school places for boys and girls in line with the <u>Equality Act 2010</u><sup>26</sup>.

The table below sets out who can change a school from single sex to co-educational (or vice versa) and what process must be followed:

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<sup>&</sup>lt;sup>25</sup> https://www.legislation.gov.uk/ukpga/2006/40/contents.

<sup>&</sup>lt;sup>26</sup> https://www.legislation.gov.uk/ukpga/2010/15/contents.

Table 6: Single sex school becoming co-educational (or vice versa) process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community	To co-ed or single sex provision	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of foundation or voluntary	To co-ed or single sex provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

## **Boarding provision**

The introduction of boarding provision may require the statutory process to be followed (depending on the type of school in question – see table below).

**Local authorities** can propose the establishment, removal or decrease by 50 pupils or 50% whichever is the greater of boarding provision for community schools by following the <u>prescribed alterations' statutory process</u>.

**Governing bodies** of voluntary and foundation schools can propose the removal or decrease by 50 pupils or 50% whichever is the greater of boarding provision by following the <u>prescribed alterations' statutory process</u>.

The table below sets out who can propose to add, remove or decrease boarding provision and what process must be followed:

**Table 7: Boarding provision process** 

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community	Add, remove or decrease (decrease by 50 pupils or 50% whichever is greater) boarding provision	Statutory process	Local authority	CofE diocese, RC diocese

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of foundation or voluntary	Remove or decrease (decrease by 50 pupils or 50% whichever is greater) boarding provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

In making a decision on a proposal to remove or decrease boarding provision from a school, the decision maker should consider whether there is a state funded boarding school within reasonable distance from the school and whether there are satisfactory alternative boarding arrangements for those currently in the school and those who may need boarding places in the foreseeable future, including the children of service families.

# Remove selective admission arrangements at a grammar school

The table below sets out who can propose the removal of selective admission arrangements<sup>27</sup> and what process must be followed:

Table 8: Remove selective admission arrangements at a grammar school process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of voluntary or foundation	Remove selective admission arrangements	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community	Remove selective admission arrangements	Statutory process	Local authority	CofE diocese, RC diocese

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<sup>&</sup>lt;sup>27</sup> In accordance with s.109(1) of the School Standards and Framework Act 1998.

## **Amalgamations**

The local authority and/or governing body (depending on school category) can publish a proposal to close one school (or more) and enlarge/change the age range/transfer site (following the statutory process as/when necessary) of an existing school, to accommodate the displaced pupils. The remaining school would retain its original school number, as it is not a new school, even if its phase has changed.

Alternatively, local authorities may propose to close all the schools involved and replace them with a new school. For more information, please consult the separate guidance on opening and closing a maintained school<sup>28</sup>.

# Changes to special schools and special educational needs (SEN) provision

#### Change of age range at special schools

Where the proposed alteration is a permanent one that is anticipated to be in place for more than 2 years:

- Local authorities can propose a change of age range of one year or more (including changes related to nursery provision and sixth form provision) for community special schools by following the <u>prescribed alterations' statutory process</u>.
- Governing bodies can propose a change of age range of one year or more (including changes related to nursery provision and sixth form provision) for foundation special schools and community special schools by following the prescribed alterations' statutory process.

Table 9: Change of age range at special schools process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community special	Alteration of upper or lower age range by one year or more (including changes related to	Statutory process	Local authority	CofE diocese, RC diocese

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
	nursery provision and sixth form provision)			
Governing body of foundation special	Alteration of upper or lower age range by one year or more (including changes related to nursery provision and sixth form provision)	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community special	Alteration of upper or lower age range by one year or more (including changes related to nursery provision and sixth form provision)	Statutory process	Local authority	CofE diocese, RC diocese

#### Change in number of pupils in a special school

The <u>School Admissions Code</u><sup>29</sup> does not apply to special schools. For a special school, the 'number of pupils' means the maximum number of pupils the school is set up to provide for (which is not necessarily the same as the number of pupils actually attending the school).

Governing bodies and local authorities may seek to increase the number of places by following the <u>prescribed alterations' statutory process</u> if the increase is by:

•	10%; or	

<sup>&</sup>lt;sup>29</sup> https://www.gov.uk/government/publications/school-admissions-code--2.

• 20 pupils (or 5 pupils if the school is a boarding-only school), (whichever is the smaller number).

The exception to this is where a special school is established in a hospital. In such a circumstance, the prescribed alterations process is not applicable.

Governing bodies of both categories of maintained special school, and local authorities for community special schools, may seek to decrease the number of places, by following the <u>prescribed alterations' statutory process</u>. As above, this does not apply to a special school established in a hospital.

The table below sets out who can propose a change in the number of pupils in a special school and what process must be followed:

Table 10: Change in number of pupils in a special school process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of foundation special	Increase by 10% or 20 pupils (5 for boarding special) or decrease numbers	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community special	Increase by 10% or 20 pupils (5 for boarding special) or decrease numbers	Statutory process	Local authority	CofE diocese, RC diocese
Local authority for community special	Increase by 10% or 20 pupils (5 for boarding special) or decrease numbers	Statutory process	Local authority	CofE diocese, RC diocese
Local authority for foundation special	Increase by 10% or 20 pupils (5 for boarding special)	Statutory process	Local authority	Governing body/Trustees , CofE diocese, RC diocese

#### Expansion of a special school into a satellite site

In addition to the factors stated in the expansions onto a satellite site section above, where the proposal is for a special school to establish a satellite site (particularly where this involves sharing a site with a mainstream school), the decision maker may also want to consider:

- the suitability of a mainstream school, where applicable, to support the proposed provision and the practical implications of sharing a site;
- who is to be responsible for delivering the provision and for the safeguarding of the pupils; and
- how transport arrangements will be made.

#### Special school transferring to a new site

Where the main entrance of the proposed new site for a school would be more than 2 miles from the main entrance of the current school site, or if the proposed new site is within the area of another local authority:

- **Local authorities** can propose the transfer to an entirely new site for community special schools by following the prescribed alterations' statutory process.
- Governing bodies of foundation special and community special schools can propose a transfer to a new site following the prescribed alterations' statutory process.

Table 11: Special school transferring to a new site process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community special	Transfer to new site	Statutory process	Local authority	CofE diocese, RC diocese
Governing body for foundation special	Transfer to new site	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body for community special	Transfer to new site	Statutory process	Local authority	CofE diocese, RC diocese

# Removal of foundation and/or reduce majority of foundation in a special school

The process for the addition or removal of a foundation is described below.

Table 12: Removal of foundation and/or reduce majority of foundation in a special school process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of foundation special	Remove foundation and/or reduce majority of foundation governors on governing body	Statutory process	Governing body	N/A

#### Single sex special school becoming co-educational (or vice versa)

As with mainstream schools, proposers can seek to change their school from single sex to co-educational (or vice versa) but they should be able to show that this would better serve their local community. When making a decision, local authorities will need to consider the demand for and balance of school places for boys and girls in line with the <u>Equality Act</u> 2010<sup>30</sup>.

Table 13: Single sex special school becoming co-educational (or vice versa) process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authorities for community special	To co-ed or single sex provision	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of foundation special	To co-ed or single sex provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

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<sup>30</sup> https://www.legislation.gov.uk/ukpga/2010/15/contents.

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of community special	To co-ed or single sex provision	Statutory process	Local authority	CofE diocese, RC diocese

#### **Boarding provision in special schools**

**Local authorities** can propose the establishment or removal of boarding provision for community special schools or, where the school makes provision for day and boarding pupils, the increase or decrease of boarding provision by 5 pupils or more by following the <u>prescribed alterations' statutory process</u>.

**Governing bodies** can propose to add or remove boarding provision or, where the school makes provision for day and boarding pupils, to increase or decrease boarding provision by 5 pupils or more following the <u>prescribed alterations' statutory process</u>.

Table 14: Boarding provision in special schools process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community special	Add, remove or change (increase or decrease by 5 pupils or more) boarding provision	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of foundation special	Add, remove or change (increase or decrease by 5 pupils or more) boarding provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community special	Add, remove or change (increase or decrease by 5 pupils or more) boarding provision	Statutory process	Local authority	CofE diocese, RC diocese

#### Special schools adding post-16 provision

Where a special school wishes to add 16-19 provision, the guidelines set out for mainstream schools do not apply. The procedure is the same as for any other change of age range (as described above).

Schools wishing to add post-19 provision should consult: <u>High needs funding: due diligence process for special post-16 institutions<sup>31</sup>.</u>

 $^{31} \, \underline{\text{https://www.gov.uk/government/publications/high-needs-funding-due-diligence-process-for-new-special-post-16-providers}$ 

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#### Mainstream school: establish/remove/alter SEN provision

Many mainstream schools include dedicated provision for pupils with SEN, either SEN units or resourced provision:

- SEN units are special provisions within a mainstream school where the pupils with SEN are taught within separate classes for at least half of their time.
- Resourced provision are places that are reserved at a mainstream school for pupils with a specific type of SEN, taught for at least half of their time within mainstream classes, but requiring a base and some specialist facilities around the school.

When considering any reorganisation of provision that the local authority recognises as reserved for pupils with special educational needs, including that which might lead to children being displaced, proposers should demonstrate how the proposed alternative arrangements are likely to lead to improvements in the standard, quality and/or range of educational provision for those children.

Changes might be made to add or remove a SEN unit or resourced provision or to change the type of special educational provision a SEN unit or resourced provision supports.

The table below sets out who can propose to establish, remove or alter SEN provision and what process must be followed. In this table, 'SEN provision' means provision which is recognised by the local authority as reserved for children with SEN and 'alter' means change the type or types of SEN provision:

Table 15: Mainstream school: establish/remove/alter SEN provision process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community	Establish, remove or alter SEN provision	Statutory process	Local authority	CofE diocese, RC diocese
Local authority for voluntary and foundation	Establish or remove SEN provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of foundation and voluntary	Establish, remove or alter SEN provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

## Change the types of need catered for by a special school

The table below sets out who can propose a change to the type of need catered for by a special school and what process must be followed:

Table 16: Change the types of need catered for by a special school process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Local authority for community special	Change type of SEN provision	Statutory process	Local authority	CofE diocese, RC diocese
Local authority for foundation special	Change type of SEN provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees
Governing body of community special	Change type of SEN provision	Statutory process	Local authority	CofE diocese, RC diocese
Governing body of foundation special	Change type of SEN provision	Statutory process	Local authority	CofE diocese, RC diocese, Governing body/Trustees

# **Contentious proposals**

When proposing changes, local authorities and governing bodies should act reasonably, and in line with the principles of public law, to ensure that the changes do not have a negative impact on the education of pupils in the area.

To enable the department to monitor potentially controversial proposals, local authorities and governing bodies should notify <a href="mailto:schoolorganisation.notifications@education.gov.uk">schoolorganisation.notifications@education.gov.uk</a> of the publication of any proposals which would:

- involve expansion onto a separate 'satellite' site; or
- where objections have been raised that the proposed change could potentially undermine the quality of education in the local area by creating additional places where there is surplus capacity.

# Changes that can be made outside of the statutory process

Local authorities and governing bodies of maintained schools can make limited changes to their schools without following the statutory process, including some temporary changes (e.g. enlargement of premises anticipated to be in place for no more than 3 years, or a change of age range anticipated to be in place for no more than 2); local authorities and governing bodies are nevertheless required to adhere to the usual principles of public law. Local authorities and governing bodies MUST:

- act rationally and within their powers;
- take into account all relevant and no irrelevant considerations; and
- follow a fair procedure.

The department expects that in making these changes, local authorities and governing bodies will work together and will:

- liaise with the trustees of the school, and in the case of schools designated as
  having a religious character, the diocese or relevant diocesan board, or any other
  relevant faith body, to ensure that a proposal is aligned with wider place
  planning/organisational arrangements, and that any necessary consents have been
  gained;
- not undermine the quality of education provided or the financial viability of other schools in the local area with strong performance records;
- not create additional places in a local planning area where there is already surplus capacity in schools, taking the quality and diversity of the provision into account as well as cross boundary impacts; and
- ensure open and fair consultation with parents, any affected educational institutions in the area (e.g. primary, secondary, special schools, sixth form and further education (FE) colleges as required) and other interested parties. The <u>consultation</u> <u>principles guidance<sup>32</sup> can be referenced for examples of good practice.</u>

Before making any changes, governing bodies should ensure that:

- they have consulted with the local authority to ensure the proposal is aligned with local place planning arrangements;
- they have secured any necessary funding;
- they have identified suitable accommodation and sites;

<sup>32</sup> https://www.gov.uk/government/publications/consultation-principles-guidance

- they have secured planning permission and/or agreement on the transfer of land where necessary<sup>33</sup>;
- they have the consent of the site trustees or other land owner where the land is not owned by the governing body;
- where a school is designated as having a religious character they have the consent of the trustees of the school, the diocese or relevant diocesan board, or any other relevant faith body, as appropriate; and
- the admission authority is content for the PAN to be changed where this forms part of expansion plans, in accordance with the <a href="School Admissions Code">School Admissions Code</a><sup>34</sup>.

Once a decision on the change has been made, the change should be recorded in the department's GIAS<sup>35</sup> system. This includes in cases where the age range of the school has changed due to the addition, removal or change of nursery provision. For example, if the age range is changed so that the school has added a nursery and now caters for pupils below compulsory school age, the lower age range of the school would need to decrease so as to include that age group. These changes should be made within a week of the date of implementation of the change and can be input in advance, once a decision is made.

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<sup>&</sup>lt;sup>33</sup> Including, where necessary, approval from the Secretary of State for change to the use of playing field land under section 77(1) of the SSFA 1998.

<sup>&</sup>lt;sup>34</sup> https://www.gov.uk/government/publications/school-admissions-code--2.

<sup>35</sup> https://get-information-schools.service.gov.uk.

# Statutory process: prescribed alterations

The statutory process for making prescribed alterations to schools (other than alterations arising from foundation proposals, which are covered in <u>statutory process: foundation proposals</u> section) has 5 stages:

Table 17: Prescribed alterations statutory process

Stage	Description	Timescale	Comments
Stage 1	Publication (statutory proposal/notice)	-	Where the proposed implementation timescale is longer than 3 years, the proposer should demonstrate good reason
Stage 2	Representation (formal consultation)	Must be 4 weeks	As set out in the 'Prescribed Alterations' regulations
Stage 3	Decision	Local authority must decide a proposal within 2 months	
Stage 4	Referral (if applicable)	If a decision has been made, any referral to the adjudicator must be made within 4 weeks of the decision.  If the local authority has not decided a proposal within 2 months, it must refer the proposal to the Schools Adjudicator	

Stage	Description	Timescale	Comments
Stage 5	Implementation	No prescribed timescale	It must be as specified in the published statutory notice, subject to any modifications decided by the decision maker

Although there is no longer a statutory 'pre-publication' consultation period for prescribed alteration changes, there is a strong expectation that governing bodies and local authorities will consult interested parties in developing their proposal prior to publication, to take into account all relevant considerations. Governing bodies should have the consent of the site trustees and where a school is designated as having a religious character the trustees of the school, the diocese or relevant diocesan board, or any other relevant faith body.

When considering making a prescribed alteration, it is best practice to take timing into account, for example:

- by holding consultations and public meetings (either formal or informal) during term time, rather than school holidays and, where appropriate, extend any pre- publication consultation period if it overlaps school holidays etc;
- by planning where any public and stakeholder meetings are held to maximise response;
- by taking into account the admissions cycle for changes that will impact on the school's admission arrangements.

A number of changes can impact admissions, necessitating e.g. reductions in PAN, new relevant age groups for admission or the adoption of revised admission criteria. Changes to admission arrangements can be made by the admission authority in one of 2 ways:

- the consultation on changing the admission arrangements (as set out in the <u>School Admissions Code</u><sup>36</sup>) takes place sufficiently in advance of a decision on the prescribed alteration so that the change to admissions can be implemented at the same time as the proposals; or
- a variation is sought, where necessary, in view of a major change in circumstances, from the <u>Schools Adjudicator</u><sup>37</sup> so that the changes to the admission policy can be implemented at the same time as the prescribed alteration is implemented.

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<sup>&</sup>lt;sup>36</sup> https://www.gov.uk/government/publications/school-admissions-code--2.

<sup>&</sup>lt;sup>37</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

Decision makers should, so far as is possible, co-ordinate with the admission authority, if different, to ensure they avoid taking decisions that will necessitate a reduction in PAN or removal of a relevant age group for admission after parents have submitted an application for the following September (i.e. 31 October for secondary admissions or 15 January for primary admissions).

#### **Publication**

A statutory proposal must contain sufficient information for interested parties to make a decision on whether to support or challenge the proposed change. Annex A sets out the minimum that this should include. The proposal should be accessible to all interested parties and should therefore use 'plain English'.

Where the proposal for one change is linked to another, this should be made clear in any notices published. Where a proposal by a local authority is 'related' to a proposal by other proposers (e.g. where one school is to be enlarged because another is being closed), the 2 notices could be published together and cross-refer to the other.

The full proposal must be published on a website (e.g. the school or local authority's website) along with a statement setting out:

- how copies of the proposal may be obtained;
- that anybody can object to, or comment on, the proposal;
- the date that the representation period ends; and
- the local authority's address to which objections or comments should be submitted.

A brief notice (including the website address) must be published in a local newspaper. If the proposal is published by a governing body, then notification must also be posted in a conspicuous place on the school premises and at or near all of the main entrances to the school.

- Within one week of the date of publication on the website, the proposer must send a copy of the proposal and the information set out in the paragraph above to:
- the governing body/local authority (as appropriate);
- the parents of every registered pupil at the school where the school is a special school:
- if it involves or is likely to affect a school which has been designated as having a religious character:
  - the Diocesan Boards of Education for any diocese of the CofE any part of which is comprised in the area of the local authority;
  - the bishop(s) of a diocese of the RC Church any part of which is comprised in the area of the local authority; or
  - the relevant faith group in relation to the school; and
- any other body or person that the proposer thinks is appropriate e.g. any affected educational institutions in the area, or neighbouring local authorities.

Proposals affecting a special school should go to any local authority that has commissioned a place at the school (i.e. all relevant authorities who have made an out of county/borough placement there).

Within one week of receiving a request for a copy of the proposal, the proposer must send a copy to the person requesting it.

There is no maximum limit on the time between the publication of a proposal and its proposed date of implementation. However, proposers will be expected to show good reason (for example an authority-wide reorganisation) if they propose a timescale longer than 3 years.

# Representation (formal consultation)

The representation period must last for 4 weeks from the date of the publication. During this period, any person or organisation can submit comments on the proposal to the local authority to be taken into account by the decision maker. It is also good practice for representations to be forwarded to the proposer to ensure that they are aware of local opinion.

# **Decision**

The local authority will be the decision maker in all cases<sup>38</sup> except where a proposal is 'related' to another proposal that must be decided by the <u>Schools Adjudicator</u><sup>39</sup>, or where the proposals are referred to the Adjudicator as described below.

Decision makers will need to be satisfied that the appropriate fair and open representation period has been carried out and that the proposer has given full consideration to all the responses received during any pre-publication consultation. Decision makers should not simply take account of the numbers of people expressing a particular view. Instead, they should give the greatest weight to responses from those stakeholders likely to be most affected by a proposal – especially parents of children at the affected school(s). Decisions must be made within a period of 2 months of the end of the representation period, or the proposals must be referred to the Schools Adjudicator.

When issuing a decision, the decision maker can:

•	reject	the	proposal	;

<sup>&</sup>lt;sup>38</sup> With the exception of proposals relating to changing category to foundation, acquiring a foundation trust and/or acquiring a foundation majority (see the statutory process: foundation proposals section below).

<sup>&</sup>lt;sup>39</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

- approve the proposal without modification;
- approve the proposal with modifications, having consulted whichever of the local authority and/or governing body that has not proposed the modification; or
- approve the proposal, with or without modification (having consulted on any modifications as mentioned above) subject to certain conditions<sup>40</sup> (such as the granting of planning permission) being met.

A proposal can be withdrawn by the proposer at any point before a decision is taken. When doing so the proposer must send written notice to the local authority or the governing body (as appropriate); or the Schools Adjudicator (if the proposal has been referred to them). A notice must be placed on the website where the original proposal was published.

Within one week of making a decision the local authority must publish their decision and the reasons for it on the website where the original proposal was published and send copies to:

- the local authority (where the Schools Adjudicator is the decision maker);
- the Schools Adjudicator (where the local authority is the decision maker);
- the governing body (as appropriate);
- the trustees of the school (if any);
- the Diocesan Board of Education for any diocese of the CofE any part of which is comprised in the area of the local authority;
- the bishop(s) of a diocese of the RC Church any part of which is comprised in the area of the local authority;

the grant of planning permission under Part 3 of the Town and Country Planning Act 1990;

the acquisition of any site required for the implementation of the proposals;

the acquisition of playing fields required for the implementation of the proposals;

the securing of any necessary access to a site referred to in Paragraph (b) or playing fields referred to in Paragraph (c);

the entering into an agreement for any necessary building project supported by the Department for Education; in the case of mainstream schools, the agreement to any change of the admission arrangements relating to the school or any other school or schools, as specified in the approval;

the making of any scheme relating to any charity connected with the school;

the formation of any federation (within the meaning of section 24(2) of the Education Act 2002 of which it is intended that the school should form part, or the fulfilling of any other condition relating to the school forming part of a federation;

where the proposals are to alter the upper age limit of the school, the decision of the Secretary of State to establish a new further education institution under section 16 or 33C of the Further and Higher Education Act 1992;

where the proposals in question depend upon any of the events specified in Paragraphs (a) to (i) occurring by a specified date in relation to proposals relating to any other school or proposed school, the occurrence of such an event; and

where proposals are related to proposals for the establishment of new schools or discontinuance of schools, and these proposals depend on the occurrence of events specified in regulation 16 of the School Organisation (Establishment and Discontinuance of Schools) Regulations 2013 the occurrence of such an event.

<sup>&</sup>lt;sup>40</sup> The condition must be the occurrence of a prescribed event. The prescribed events are those listed in paragraph 8 of Schedule 3 to the Prescribed Alterations Regulations. These are:

- the parents of every registered pupil at the school where the school is a special school; and
- any other body that they think is appropriate (e.g. other relevant diocese or diocesan board, faith organisation and any affected educational institutions in the area).

If the <u>Schools Adjudicator</u><sup>41</sup> is the decision maker they must notify the persons above of their decision, together with the reasons, within one week of making the decision. Within one week of receiving this notification the local authority must publish the decision, with reasons, on the website where the original proposal was published.

#### Related proposals

Where proposals appear to be related to other proposals, the decision maker must consider the related proposals together. A proposal should be regarded as related if its implementation (or non-implementation) would prevent or undermine the effective implementation of another proposal.

## **Conditional approval**

For many types of proposal, decision makers may make their approval conditional on certain prescribed kinds of events<sup>42</sup>. The decision maker must set a date by which the condition should be met but can modify the date if the governing body that made the proposal asks for this before the date expires, for example because the condition will be met later than originally thought. If the decision maker is the Schools Adjudicator they must consult the local authority before doing this.

The proposer should inform the decision maker when a condition is met. If a condition is not met by the date specified, the proposal should be referred back to the decision maker for fresh consideration.

# **Education standards and diversity of provision**

Decision makers should consider the quality and diversity of schools in the relevant area and whether the proposal will meet or affect the needs of parents, raise local standards and narrow attainment gaps.

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<sup>&</sup>lt;sup>41</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

<sup>&</sup>lt;sup>42</sup> Under paragraph 8 of Schedule 3 to the Prescribed Alterations Regulations. See footnote 41.

## **Equal opportunities issues**

The decision maker must comply with the Public Sector Equality Duty (PSED), which requires them to have 'due regard' to the need to:

- eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under the Equality Act 2010;
- advance equality of opportunity between people who share a relevant protected characteristic and people who do not share it; and
- foster good relations between people who share a relevant protected characteristic and people who do not share it.

Further information on the considerations can be found on the <u>Equality and Human Rights</u> Commission<sup>43</sup> website.

# **Community cohesion**

Schools have a key part to play in providing opportunities for young people from different backgrounds to learn with, from and about each other; by encouraging through their teaching, an understanding of, and respect for, other cultures, faiths and communities.

When considering a proposal, the decision maker should consider its impact on community cohesion. This will need to be considered on a case-by-case basis, taking account of the community served by the school and the views of different groups within the community.

# Travel and accessibility

Decision makers should be satisfied that proposed changes will not adversely impact any particular group, including those with protected characteristics or who are disadvantaged (for example, those who are eligible for free school meals or pupil premium). Decision makers should also consider how the proposal will support the local authorities' duty to promote the use of sustainable travel and transport to school.

The decision maker should consider whether a proposal will result in unreasonably long journey times or increased travel costs for local authorities or families, as well as any increase in the use of motor vehicles which is likely to result from the change, and the likely effects of any such increase.

Decision makers should be satisfied that the proposers have taken into account whether the proposal will result in a significant increase in the number of children who are unable to travel sustainably, for example due to a lack of suitable walking, cycling or public transport

<sup>&</sup>lt;sup>43</sup> https://www.equalityhumanrights.com/en/advice-and-guidance/public-sector-equality-duty.

routes. Further information is available in the statutory <u>Home-to-school travel and transport</u> guidance<sup>44</sup> for local authorities.

# **Funding**

The decision maker should be satisfied that any land, premises or necessary funding required to implement the proposal will be available and that all relevant local parties (e.g. trustees of the school, diocese or relevant diocesan board) have given any agreements required for this. A proposal cannot be approved conditionally upon funding being made available (unless the proposal is conditional on funding for any necessary building project supported by the Department<sup>45</sup>). In such circumstances consideration of the proposal should be deferred until it is clear that the capital necessary to implement the proposal will be provided.

Where proposers are relying on the department as the source of capital funding, there can be no assumption that the approval of a proposal will trigger the release of capital funds from the department, unless the department has previously confirmed in writing that such resources will be available.

In terms of the revenue funding support that schools will receive for taking on additional pupils, schools' core allocations in any given year are based on the number of pupils that they had on roll at the previous autumn census. This means that schools that expand to educate additional pupils could be funded for fewer pupils for a given year. Local authorities can use growth funding to support schools to manage the revenue costs of an increase in pupil numbers before schools receive the corresponding increase in their core funding.

The department provides local authorities growth funding through the National Funding Formula (NFF) within their schools' block. Local authorities' growth funding is allocated based on the actual growth in pupil numbers experienced in the previous year. Local authorities determine criteria for allocating growth funding to schools in their area with the agreement of their schools forum. We expect any additional school places required to meet basic need would be funded in accordance with those local criteria.

Further information is available in the <u>Schools Operational Guidance</u> on local implementation of the funding system<sup>46</sup>.

<sup>44</sup> https://www.gov.uk/government/publications/home-to-school-travel-and-transport-guidance.

<sup>&</sup>lt;sup>45</sup> Paragraph 8(e) of Schedule 3 to the School Organisation (Prescribed Alterations to Maintained Schools) (England) Regulations 2013.

<sup>46</sup> https://www.gov.uk/government/collections/local-authorities-pre-16-schools-funding

# Right of referral

For prescribed alterations to maintained schools, the following bodies may refer a decision made by a local authority decision maker to the Schools Adjudicator, within 4 weeks of the decision being made:

- a Diocesan Board of Education for any diocese of the CofE any part of which is comprised in the area of the local authority;
- a bishop of the RC Church any part of which is comprised in the area of the local authority; and
- the governing body or trustees of a foundation, foundation special or voluntary school that is subject to the proposal.

On receipt of a request for a referral, a local authority decision maker must then send the proposal and representations received to the Schools Adjudicator within one week of receipt. There is no right of appeal on determinations made by the Schools Adjudicator.

# **Implementation**

A proposal must be implemented in the form that it was approved, including any modifications made by the decision maker.

## Modification post determination

Governing bodies can seek modifications from the decision maker before the approved implementation date. However, proposals cannot be modified to the extent that new proposals are substituted for those that have been published.

Details of the modification must be published on the website where the original proposals were published.

# **Revocation of proposals**

If the proposer no longer wants to implement an approved proposal, they must publish a revocation proposal. If the decision maker agrees, this removes the duty to implement as set out in the <u>School Organisation (Prescribed Alterations to Maintained Schools) (England) Regulations 2013</u><sup>47</sup>.

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<sup>&</sup>lt;sup>47</sup> http://www.legislation.gov.uk/uksi/2013/3110/contents/made.

# Land and buildings

#### Foundation, foundation special or voluntary controlled schools

Where a local authority is required to provide a site for a foundation, foundation special or voluntary controlled school, the local authority must<sup>48</sup>:

- transfer their interest in the site and in any buildings on the site which are to form part of the school's premises to the trustees of the school, to be held by them on trust for the purposes of the school; or
- if the school has no trustees, to the governing body, to be held by that body for the purposes of the school.

In the case of a dispute as to the persons to whom the local authority is required to make the transfer, the adjudicator will make a decision.

#### Voluntary aided schools

Where a local authority is required to provide a site for a voluntary aided school<sup>49</sup>, or where they choose to use their discretionary powers to provide assistance by means of providing a site<sup>50</sup>, they must transfer their interest in the land to the trustees of the school or to the school's foundation bodies if the school has no trustees, and must pay to the persons to whom the transfer is made the reasonable costs in connection with the transfer.

#### School premises and playing fields

Under the School Premises (England) Regulations 2012, all schools maintained by local authorities (except pupil referral units) are required to have suitable outdoor space in order to enable physical education to be provided to pupils in accordance with the school curriculum; and for pupils to play outside safely.

<u>Guidelines</u><sup>51</sup> setting out suggested areas for pitches and games courts are in place although these are non-statutory.

<sup>48</sup> http://www.legislation.gov.uk/uksi/2013/3110/schedule/3/paragraph/17/made.

<sup>&</sup>lt;sup>49</sup> Paragraph 4 of Schedule 3 to the School Standards and Framework Act 1998.

<sup>&</sup>lt;sup>50</sup> Paragraph 8 of Schedule 3 to the <u>School Standards and Framework Act 1998</u>.

<sup>&</sup>lt;sup>51</sup> https://www.gov.uk/guidance/school-land-and-property-protection-transfer-and-disposal.

# Statutory process: foundation proposals

# Changing category to foundation, acquiring a foundation trust and/or acquiring a foundation majority

The foundation of a foundation trust school is called a 'foundation trust'. A foundation trust must have a charitable purpose of advancing the education of pupils at the school and must promote community cohesion.

The term 'acquire a foundation majority' means acquiring an instrument of government whereby a majority of governors on the governing body must be foundation governors<sup>52</sup>. Governing bodies can propose:

Table 18: Changing category to foundation, acquiring a foundation trust and/or acquiring a foundation majority process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of foundation	Acquire foundation, Acquire a majority of foundation governors on the governing body	Statutory process	Governing body	N/A

<sup>&</sup>lt;sup>52</sup> 'Foundation governor' is defined in regulation 9 of the School Governance (Constitution) (England) Regulations 2012.

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of community	Community to foundation school, Community to foundation school and acquire foundation, Community to foundation school and acquire majority of foundation governors on governing body	Statutory process	Governing body	N/A

Where a school's governing body considers changing category to foundation and/or acquiring a foundation (including a foundation trust) and/or acquiring a foundation majority, the following 5-stage statutory process must be followed. These 3 types of proposals are collectively called 'foundation proposals'.

**Table 19: Foundation proposals statutory process** 

Stage	Description	Timescale	Comments
Stage 1	Initiation/consent		The governing body must in some cases get consent (as described below) before publishing proposals for a change of category to foundation/acquisiti on of a foundation trust/acquisition of a foundation majority

Stage	Description	Timescale	Comments
Stage 2	Publication		Having gained consent where required
Stage 3	Representation (formal consultation)	Must be 4 weeks	As set out in the Prescribed Alterations Regulations
Stage 4	Decision	The governing body must decide within 12 months of the date of publication	Unless the local authority has triggered referral of the proposal to Schools Adjudicator at Stage 3
Stage 5	Implementation	No prescribed timescale	It must be as specified in the statutory notice, subject to any modifications made by the decision maker

#### Initiation/consent

For a proposal to change the category of a school to a foundation school, the governing body should inform the local authority in writing of a proposed motion to consult, at least 7 days in advance of a meeting.

Before the governing body can publish a proposal to change category from a voluntary school to a foundation school, or a proposal for some types of foundation school to acquire a foundation majority, the existing trustees and whoever appoints the foundation governors must give their consent.

#### **Publication**

A statutory proposal must contain sufficient information for interested parties to make a decision on whether to support or challenge the proposed change. Schedule 1 to the

<u>Prescribed Alterations Regulations</u><sup>53</sup> specifies information that the statutory proposal must contain.

## Representation (formal consultation)

The representation period starts on the date of the publication of the proposal and must last 4 weeks. During this period, any person or organisation can submit comments on the proposal to the governing body, to be taken into account when the decision is made.

During the representation period, the local authority has the power to require the referral of a proposal to acquire a foundation majority, or a proposal that would result in the school becoming a foundation school with a foundation or a foundation special school with a foundation, to the <u>Schools Adjudicator</u><sup>54</sup> for decision, if they consider it will have a negative impact on standards at the school. The local authority does not have this power in respect of a proposal solely to change category to foundation<sup>55</sup>.

Where a proposal is referred to the <u>Schools Adjudicator</u><sup>56</sup>, the governing body must forward any objections or comments it has received to the Schools Adjudicator within one week of the end of the representation period.

#### **Decision**

Unless a proposal has been referred to the Schools Adjudicator (as set out above), the governing body will be the decision maker and must make a decision on the proposal within 12 months of the date of publication of the proposal.

Where a proposal to acquire a foundation or a foundation majority is linked to a proposal to change category to a foundation school, they will be decided together.

When issuing a decision, the decision maker can:

- reject the proposal;
- approve the proposal without modification;
- approve the proposal with modifications, having consulted the local authority (or, if the decision maker is the Schools Adjudicator, the governing body); or
- approve the proposal with or without modifications (consulting as above before deciding on any modifications) but conditional upon:

<sup>54</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

<sup>&</sup>lt;sup>53</sup> https://www.legislation.gov.uk/uksi/2013/3110/schedule/1/part/1/made.

<sup>&</sup>lt;sup>55</sup> However, where such a proposal is related to a proposal to acquire a foundation, then the whole set of proposals will be referred to the Schools Adjudicator.

<sup>&</sup>lt;sup>56</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

- the making of any scheme relating to any charity connected with the school; and
- the establishment of a foundation<sup>57</sup>.

Where the local authority has required a governing body to refer a proposal to the Schools Adjudicator for decision, any related proposal(s) (including a change of category to foundation) will fall to be decided by the Schools Adjudicator.

Decision makers should consider the impact of changing category to foundation school and acquiring or removing a foundation trust on educational standards at the school. In assessing standards at the school, the decision maker should take into account a range of performance indicators and financial data. Recent trends in applications for places at the school (as a measure of popularity) and the local reputation of the school may also be relevant context for a decision.

If a proposal is not considered strong enough to significantly improve standards at a school that requires it, the decision maker should consider rejecting the proposal.

Foundation trusts have a duty<sup>58</sup> to promote community cohesion and decision makers should carefully consider the foundation trust's plans for partnership working with other schools, agencies or voluntary bodies (if the foundation trust is already in existence at the time of the decision).

#### Foundation schools acquiring a foundation trust

For proposals for schools to become foundation trust schools the decision maker should be satisfied that the following criteria are met for the proposal to be approved:

- the proposal is not seeking for a school to alter, acquire, or lose a designated religious character. These alterations cannot be made simply by acquiring a foundation trust:
- the necessary work is underway to establish the foundation trust as a charity and as a corporate body; and
- that none of the proposed foundation trustees are disqualified from exercising the function of foundation trustee, either by virtue of:
  - o disgualifications from working with children or young people;
  - o not having obtained a criminal record check certificate<sup>59</sup>;
  - the Charities Act 2011<sup>60</sup> which disqualifies certain persons from acting as charity trustees.

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<sup>&</sup>lt;sup>57</sup> As defined in section 23A of the School Standards and Framework Act 1998.

<sup>&</sup>lt;sup>58</sup> Under section 23A of the School Standards and Framework Act 1998.

<sup>&</sup>lt;sup>59</sup> Under section 113A of the Police Act 1997.

<sup>60</sup> Section 178: https://www.legislation.gov.uk/ukpga/2011/25/contents

#### Suitability of partners

Decision makers will need to be satisfied of the suitability of foundation trust partners and members. Foundation trust partners are partnership governors that only exist in foundation schools that have no foundation or equivalent body, and they act instead of foundation governors. They are eligible to be appointed if the person nominating them believes that they have the skills needed to contribute to the effective governance and success of the school. Decision makers should use their own discretion and judgement in determining on a case-by-case basis whether the reputation of a foundation trust partner is in keeping with the charitable objectives of a foundation trust, or could bring the school into disrepute. However, the decision maker should make a balanced judgement, considering the suitability and reputation of the current/potential foundation trust.

The following sources may provide information on the history of potential foundation trust partners:

- The Health and Safety Executive Public Register of Convictions<sup>61</sup>
- The Charity Commission's Register of Charities<sup>62</sup>: and
- The Companies House web check service<sup>63</sup>.

Within one week of making a decision the governing body must publish a copy of the decision (together with reasons) on the website where the original proposal was published and send copies to:

- the local authority;
- the Diocesan Board of Education for any diocese of the CofE any part of which is comprised in the area of the local authority, if the proposal relates to a change of category from voluntary aided to foundation school; and
- the bishop(s) of a diocese of the RC Church any part of which is comprised in the area of the local authority, if the proposal relates to a change of category from voluntary aided to foundation school.

Where a proposal has been decided by the governing body and relates to changing the category of a voluntary aided school to foundation (with or without the acquisition of a foundation /foundation majority), the following bodies have the right to request referral to the Schools Adjudicator<sup>64</sup>:

63 https://www.gov.uk/get-information-about-a-company

<sup>&</sup>lt;sup>61</sup> Appearance on this database should not automatically disqualify a potential trust member; decision makers will wish to consider each case on its merits: https://www.hse.gov.uk/enforce/convictions.htm.

<sup>62</sup> https://register-of-charities.charitycommission.gov.uk

<sup>&</sup>lt;sup>64</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator. The specific circumstances in which a referral can be made are prescribed under paragraph 15 of Schedule 1 to the Prescribed Alterations Regulations.

- the local authority;
- the Diocesan Board of Education for any diocese of the CofE any part of which is comprised in the area of the local authority; and
- the bishop(s) of a diocese of the RC Church any part of which is comprised in the area of the local authority.

If one of those bodies requests referral, the governing body must submit the proposals, and any objections or comments received, to the Schools Adjudicator within one week of receiving the request.

#### **Conditional approval**

Decision makers may make their approval conditional on certain prescribed kinds of events<sup>65</sup>. The decision maker must set a date by which the condition should be met but a governing body can modify the date before the date expires, for example if the condition will be met later than originally thought. Before changing the date for a condition to be met for a change of category to foundation school and/or the acquisition of a foundation, a governing body must consult the local authority.

The proposer should inform the decision maker when a condition is met. If a condition is not met by the date specified, the proposal should be referred back to the decision maker for fresh consideration.

# **Implementation**

The governing body must implement any approved proposal by the approved implementation date, including any modifications made by the decision maker.

Within one week of implementation the governing body must provide information to the Secretary of State<sup>66</sup> about foundation proposals that have been implemented. Copies of the statutory proposals and decision record should be submitted to <a href="mailto:schoolorganisation.notifications@education.gov.uk">schoolorganisation.notifications@education.gov.uk</a> in order for the school record to be updated on GIAS.

#### **Modification post determination**

Modifications can be made to a proposal by the governing body after determination but before implementation. The local authority must be consulted before any modification is made to a proposal for a change of category to foundation school or for the acquisition of a

<sup>&</sup>lt;sup>65</sup> Under paragraph 16 of Schedule 1 to the Prescribed Alterations Regulations.

<sup>66</sup> http://www.legislation.gov.uk/uksi/2013/3110/schedule/1/paragraph/18/made.

foundation. The details of the modification must be published on the website where the original proposal was published.

#### Revocation

If the proposer no longer wants to implement an approved proposal, they must publish a revocation proposal as set out in the <u>Prescribed Alterations Regulations</u><sup>67</sup>. If they decide, following that procedure, that the proposed changes should not be implemented, they will be relieved of the duty to implement.

#### Governance and staffing issues

<u>Schedule 4 to the Prescribed Alterations Regulations</u><sup>68</sup> provides further information on the requirements about:

- the revision or replacement of the school's instrument of government;
- reconstitution or replacement of the governing body;
- current governors continuing in office;
- surplus governors;
- · transfer of staff; an
- transitional admission arrangements.

#### Land transfer issues

When making a proposal to acquire a foundation, proposers will need to consider whether the current terms on which the school's land is held on trust allows for the change in category proposed. Requirements as to land transfers when a school acquires a foundation are prescribed in <u>Schedule 5 to the Prescribed Alterations Regulations</u><sup>69</sup>.

If in doubt, or if a variation in the foundation trust is clearly necessary, promoters and the relevant site trustees are advised to make early contact with the Charity Commission to apply for the terms of the trust to be varied under the relevant trust law.

# Removing a foundation trust and/or removing a foundation majority

Governing bodies of foundation schools can propose to remove a foundation trust and/or remove a foundation majority by following the statutory process:

<sup>67</sup> https://www.legislation.gov.uk/uksi/2013/3110/contents/made

<sup>68</sup> https://www.legislation.gov.uk/uksi/2007/1289/schedule/4/made.

<sup>69</sup> https://www.legislation.gov.uk/uksi/2013/3110/schedule/5/made.

Table 20 : Removing a foundation trust and/or removing a foundation majority process

Proposer	Type of proposal	Process	Decision maker	Right of referral to the adjudicator
Governing body of foundation	Removal of foundation and/or reduction in majority of foundation governors on governing body	Statutory process	Governing body	N/A

There are 5 or 6 statutory stages (depending on the proposal and circumstances) to remove a foundation and/or to remove a foundation majority. This procedure applies only if the school was established under the Education and Inspections Act 2006 or acquired its foundation under that Act. It does not apply to a foundation that was established under the School Standards and Framework Act 1998. It may be triggered in 2 different ways – either by a majority or a minority of the governing body:

Table 21: Remove a foundation and/or foundation majority statutory process

Stage	Description	Timescale	Comments
		Timescale	Majority A meeting of the whole governing body votes to publish a proposal to remove a foundation/remove the foundation majority, or Minority
Stage 1	Initiation		A minority (of not less than a third of the governors) notify the clerk of the governing body of their wish for the governing body to publish a proposal to remove a foundation/remove the foundation majority

Stage	Description	Timescale	Comments
Stage 2	Land Issues (applicable only to removal of foundation)	If not resolved within 3 months, disputes must be referred to the Schools Adjudicator	In cases of removing foundation, the governing body, trustees and the local authority must resolve issues related to land and assets before a proposal is published
Stage 3	Consultation	Majority A minimum of 4 weeks is recommended or Minority No consultation required	Majority It is for the governing body to determine the length of consultation
Stage 4	Publication	Minority  Where there are no land or asset issues – publish within 3 months of receipt of notice by governing body clerk  Where there are land issues, publish within one month of receipt of School Adjudicator's determination	-
Stage 5	Representation	6 week representation period	
Stage 6	Decision	Within 3 months of publication	A proposal initiated by a minority of governors may not be rejected unless at least 2/3 of the governing body vote in favour of the rejection
Stage 7	Implementation	No prescribed timescale	Must be as specified in the statutory notice, subject to any modifications made by the decision maker

#### Initiation

A proposal for removing a foundation trust and/or removing a foundation majority can be triggered by:

- the governing body<sup>70</sup> or a committee deciding to publish a proposal. The decision to publish must be confirmed by the whole governing body at a meeting held at least 28 days after the meeting at which the initial decision was made; or
- at least 1/3<sup>71</sup> of the governors requesting in writing to the clerk of the governing body, that a proposal be published. No vote of the governing body is required as they are obliged to publish a proposal. To prevent on-going challenges there are a number of prescribed circumstances<sup>72</sup> in which there is no obligation to follow the wishes of the minority of governors.

### Land and assets (when removing a foundation)

Before publishing proposals to remove a foundation, the governing body must reach agreement with the trustees and local authority on prescribed issues relating to the school's land and assets<sup>73</sup>. Where such issues remain unresolved within 3 months of the initial decision (majority) or receipt of notice by the clerk (minority), they must be referred to the Schools Adjudicator<sup>74</sup> for determination.

On the removal of the foundation, all publicly provided land held by the foundation for the purposes of the school will transfer to the governing body<sup>75</sup>. Where the land originated from private sources (for example, where land was gifted on trust), the land will transfer to the governing body in accordance with a transfer agreement, providing for consideration to be paid by the governing body to the trustees where appropriate. This also applies to a transfer of publicly provided land if the trustees sold other land to buy the land or to build buildings on it. However, there may be land which has benefited from investment from public funds which remains with the trustees under the transfer agreement.

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<sup>&</sup>lt;sup>70</sup> Regulation 4 of the School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

<sup>&</sup>lt;sup>71</sup> Regulation 5 of the School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

<sup>&</sup>lt;sup>72</sup> Regulation 5(4) of the School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

<sup>&</sup>lt;sup>73</sup> The issues on which they must agree are set out in regulation 6(1) of the School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007

<sup>74</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator.

<sup>&</sup>lt;sup>75</sup> By virtue of <u>regulation 17(1)</u> of the School <u>Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.</u>

Alternatively, there may have been investment by trustees in the publicly provided land or from public funding in the land provided by the trustees. In either of these cases, it may be appropriate for either the trustees or the public purse to be compensated. The possibility of stamp duty land tax may also need to be taken into account.

The Schools Adjudicator will announce its determination in writing to both parties.

#### Consultation

Where a minority of governors initiated the process, this stage does not apply.

Where a majority of governors initiated the process, before publishing a proposal the governing body must consult:

- families of pupils at the school;
- teachers and other staff at the school:
- the trustees and, if different, whoever appoints foundation governors;
- the local authority;
- the governing bodies of any other foundation or foundation special schools
   maintained by the same local authority for which the foundation acts as a foundation;
- any trade unions who represent school staff;
- if the school has been designated as having a religious character, the appropriate diocesan authority or other relevant faith group in relation to the school
- the Secretary of State if the proposals affect the provision of full-time education suitable to children and young people between the beginning of the academic year when they turn 15 and the date they turn 19; and
- any other person the governing body consider appropriate.

#### **Publication**

Where the decision to publish a proposal was made by a majority of governors, the governing body at this stage must decide whether to go ahead with publishing the proposal.

Where the decision to publish a proposal was made by a minority of governors and there are no land issues to be determined, the governing body must publish the proposal within 3 months of the receipt of the notice by the clerk. If land issues were referred to the <a href="Schools Adjudicator">Schools Adjudicator</a>, the proposal must be published within one month of receipt of its determination.

<sup>&</sup>lt;sup>76</sup> https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator

Proposals to remove a foundation or to alter the instrument of government so that foundation governors cease to be the majority of governors must contain the information set out in <u>The School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007<sup>77</sup>.</u>

At the same time as publishing the proposals, the governing body must send copies of the proposals to the trustees, the Secretary of State, and the local authority. The Secretary of State's copy should be emailed to schoolorganisation.notifications@education.gov.uk.

## Representation

The representation period starts on the date of the publication of the proposal and must last 6 weeks. During this period, any person or organisation can submit comments on the proposal to the governing body to be taken into account when the decision is made.

Unlike the foundation acquisition process, there is no power for the local authority to refer a proposal to the Schools Adjudicator to remove a school's foundation or to remove a foundation majority. However, governing bodies must bear in mind that failure to follow the requirements of the statutory process could lead to a complaint to the Secretary of State under section 496/497 of the Education Act 1996, and/or ultimately be challenged through judicial review.

#### **Decision**

The governing body is the decision maker for a proposal to remove a foundation or a foundation majority and must determine the proposal within 3 months of the date of its publication.

If a proposal was published following a decision of the whole governing body, then it may be determined by a majority vote of those governors present at the meeting to decide the proposals<sup>78</sup>.

If a proposal was initiated by a minority of governors, then the governing body may not reject the proposal unless 2/3 or more of the governors indicate that they are in favour of its rejection<sup>79</sup>.

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<sup>&</sup>lt;sup>77</sup> https://www.legislation.gov.uk/uksi/2007/3475/contents/made

<sup>&</sup>lt;sup>78</sup> As per the School Governance (Roles, Procedures and Allowances) (England) Regulations 2013.

<sup>&</sup>lt;sup>79</sup> As per regulation 11(2) of the. School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

When deciding a proposal for the removal of a foundation, the governing body should consider the proposal in the context of the original decision to acquire the foundation, and consider whether the foundation has fulfilled its expectations. Where new information has come to light regarding the suitability of foundation trust partners to act as a partnership governor in a foundation school that has no foundation or equivalent body, this should be considered.

All decisions must be taken in accordance with the processes prescribed in the School Governance (Roles, Procedures and Allowances) (England) Regulations 2013<sup>80</sup>.

The governing body must notify the relevant local authority, trustees and the Secretary of State of their decision. Notification to the Secretary of State should be sent via schoolorganisation.notifications@education.gov.uk.

#### **Implementation**

The governing body is under a statutory duty to implement any approved proposal, as published (and as modified in the final decision), by the approved implementation date.

Removal of a foundation must be implemented in accordance with regulations 14-18, and removal of foundation majority must be implemented as per regulations 14-16 of the School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

An implementation period begins when the proposal is decided and ends on the date set out in the proposal (as published or as subsequently modified) as the date by which implementation is to occur. During this period, the local authority and governing body are required to ensure that a new instrument of government is made for the school, so enough time must be built into the timeframe for this to happen. The governing body must then be reconstituted in accordance with the new instrument of government and the School Governance (Constitution) (England) Regulations 2012.

When removing a foundation or a foundation majority, a governor may continue as a governor in the corresponding category (e.g. staff governor, parent governor) if that category remains under the new instrument of government. A member of a current governing body who continues as a governor on these grounds holds office for the remainder of the term for which they were originally appointed or elected. Where a school with a religious character has no foundation trust, the governing body must appoint partnership governors with a view to ensuring that the religious character of the school is preserved and developed in accordance with the School Governance (Constitution)

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<sup>&</sup>lt;sup>80</sup> Except as otherwise provided by the <u>School Organisation (Removal of Foundation, Reduction in Number of</u> Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007.

(England) Regulations 2012. There is nothing to prevent a former foundation governor being reappointed by the governing body as a partnership governor, if eligible.

Where there are more governors for the category than are provided for by the new instrument of government, it must be decided which governors in that category are best placed to contribute to the effective governance and success of the school. For foundation governors, this decision must be made by those who appointed them. For governors without a foundation, this decision must be made by the governing body. The others must cease to hold office.

The terms of the trust on which land is held for a voluntary or foundation school often include very specific provisions regarding the conduct of the school and the use of any fund held by the foundation for the use of the school and premises.

# **Modification of proposals**

The governing body may approve a proposal subject to modifications. Modifications can only be made to the implementation date and the proposed constitution of the governing body. If the proposal was initiated by a minority of governors, a modification can only be made at a vote of at least 2/3 of the governors.

# **Further information**

# Relevant departmental advice and statutory guidance

This guidance primarily relates to:

- The School Organisation (Prescribed Alterations to Maintained Schools) (England)
   Regulations 2013
- The School Organisation (Removal of Foundation, Reduction in Number of Foundation Governors and Ability of Foundation to Pay Debts) (England) Regulations 2007
- The School Organisation (Requirements as to Foundations) (England) Regulations 2007
- Education and Inspections Act 2006 (especially Parts 2 and 3)
- School Standards and Framework Act 1998
- The School Organisation (Establishment and Discontinuance of Schools)
   Regulations 2013

#### It also relates to:

- The School Governance (Constitution) (England) Regulations 2012
- The School Governance (Constitution and Federations) (England) (Amendment)
   Regulations 2014
- The School Governance (Miscellaneous Amendments) (England) Regulations 2015
- The School Governance (New Schools) (England) Regulations 2007
- The School Governance (Roles, Procedures and Allowances) (England) Regulations 2013
- Childcare Act 2006
- The School Premises (England) Regulations 2012
- Making significant changes to existing academies guidance
- Closure of an academy by mutual agreement guidance
- Establishing a new school: free school presumption guidance
- Opening and closing maintained schools guidance
- School admissions code

- Education Act 1996
- Equality Act 2010
- Police Act 1997
- Charities Act 2011
- Guidance from the Equality and Human Rights Commission on the <u>Public Sector</u> <u>Equality Duty</u>

#### Other departmental resources

Contact details for Regional Directors offices:

- East Midlands RG.EM@education.gov.uk
- East of England RG.EOE@education.gov.uk
- London RG.LONDON@education.gov.uk
- North West RG.NW@education.gov.uk
- South East RG.SE@education.gov.uk
- South West RG.SW@education.gov.uk
- West Midlands RG.WM@education.gov.uk
- Yorkshire and Humber RG.YH@education.gov.uk

# Annex A: Information to be included in a prescribed alteration statutory proposal

A statutory proposal for making a prescribed alteration to a school must contain sufficient information for interested parties to make a decision on whether to support the proposed change. A proposal should be accessible to all interested parties and therefore use 'plain English'.

Proposers will need to be mindful of the factors that will inform the decision makers assessment when determining the proposal.

As a minimum, the department would expect a proposal to include:

- school and local authority details;
- · description of alteration and evidence of demand;
- objectives (including how the proposal would increase educational standards and parental choice);
- the effect on other educational institutions within the area;
- project costs and indication of how these will be met, including how long term value for money will be achieved;
- implementation plan; and
- a statement explaining the procedure for responses: support; objections and comments.



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