

SUNNYMEDE JUNIOR SCHOOL

Learning for a Better Tomorrow

EXCLUSIONS POLICY



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Headteacher's signature	Chair of Governor's signature
	<i>M. Thomas</i>

This policy incorporates the new DFE Exclusions Guidance which came into form on 1 September 2022

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1. Aims

At [Sunnymede Junior School](#) we aim to ensure that:

- Pupils at the school are safe and happy;
- The exclusion process (suspensions and permanent) is applied fairly and consistently within the school;
- The exclusion process (suspension and permanent) is understood by governors, staff parents and students (or pupils);
- Students are not at risk of becoming [school refusers](#) NEET (Not in Education, Employment or Training);
- Amongst other disciplinary [sanctions](#), the school recognises that exclusion of pupils may be necessary where there has been a serious breach, or persistent breaches, of the school's Behaviour Policy.

2. Legal Framework

This policy is based on the Statutory guidance on [Suspension and Permanent Exclusion from maintained schools, academies and pupil referral units in England including Pupil Movement 2022](#) being the statutory guidance for those with legal responsibilities in relation to exclusion. This advice should not be read in isolation. It is important for schools to consider [Behaviour in Schools Guidance; Keeping Children safe in Education; Mental Health and Behaviour in Schools; Understanding your data: a quick guide for school governors and academy trustees](#) Links to relevant supplementary guidance can be found at Annex A of the DFE Exclusions Guidance 2022.

The principal legislation to which this guidance relates is:

- the Education Act 2002, as amended by the Education Act 2011;
- the School Discipline (Pupil Exclusions and Reviews) (England) Regulations 2012;
- the Education and Inspections Act 2006;
- the Education Act 1996; and
- the Education (Provision of Full-Time Education for Excluded Pupils) (England) Regulations 2007, as amended by the Education (Provision of Full-Time Education for Excluded Pupils) (England) (Amendment) Regulations 2014

This policy will be implemented in conjunction with the following school policies and procedures:

- Behaviour Policy
- Anti-Bullying Policy
- Special Educational Needs and Disabilities (SEND) Policy
- Social, Emotional and Mental Health (SEMH) Policy
- Child Protection and Safeguarding Policy

3. Grounds for exclusion

The school can only exclude a pupil where it is absolutely necessary, and where all other possible disciplinary sanctions, as detailed in the school's Behaviour Policy, have failed to be successful.

Pupils can be excluded on a fixed-period basis, i.e. up to 45 school days within a year, or permanently. Similarly, pupils can be permanently excluded following a fixed-period exclusion, where further evidence is presented.

Under no circumstances can a pupil be 'sent home to cool off'. This is an illegal exclusion. Any pupil sent home must be excluded legally as set out in this document. Neither will the school off-roll a pupil. Off-rolling is the practice of removing a pupil from the school roll without using a permanent exclusion; this includes pressuring a parent to remove their child from the school roll. See ['Exploring the issue of off rolling'](#) for further details.

In all cases, the headteacher will decide which exclusion period a pupil will be subject to, depending on what the circumstances warrant.

The school/academy has the power to direct a pupil off-site to improve their behaviour. (Para 35 DFE Guidance)

In most cases a range of alternative strategies will have been tried before excluding a child permanently for persistent disruption. Where a one-off incident of sufficient gravity has taken place, this may not apply.

4. The headteacher's power to exclude

- Only the headteacher (or the acting headteacher if the headteacher is absent) has the power to exclude a pupil from the school and is able to decide whether this is for a fixed-period (suspension) or on a permanent basis. Any exclusion must be issued on disciplinary grounds.
- The headteacher is able to exclude pupils from the premises where their behaviour is disruptive during lunchtime. All lunchtime exclusions will be counted as half of a school day.
- The headteacher is able to consider a pupil's disruptive behaviour outside of the school premises as grounds for exclusion, in accordance with the school's Behaviour Policy.
- Any decision made to exclude a pupil must be lawful, reasonable fair and proportionate, with respect to legislation relating directly to exclusions and the school's wider legal duties, including the ECHR (European Convention on Human Rights).
- All exclusions will be formally recorded on the pupil information system - [SIMS](#)
- When sending a pupil home following any exclusion, the headteacher will ensure that they exercise their duty of care at all times and will always inform the parents.
- The headteacher will apply the civil standard of proof when responding to the facts relating to an exclusion, i.e. that 'on the balance of probabilities' it is more likely than not that the facts are true.
- The headteacher may withdraw any exclusion that has not already been reviewed by the governing board. Parents, the governing board, and the LA should be notified without delay and, if relevant, the social worker and VSH ([virtual school head](#));
- Parents should be offered the opportunity to meet with the headteacher to discuss the circumstances that led to the exclusion being cancelled; Schools should report to the governing board once per term on the number of exclusions which have been cancelled. This should include the circumstances and reasons for the cancellation enabling governing boards to have appropriate oversight and; The pupil should be allowed back into school.
- At all times, the headteacher will take into account their legal duties under the Equality Act 2010 and the 'Special educational needs and disability code of practice: 0 to 25 years', ensuring that they do not discriminate on any grounds, e.g. race, sex, disability, and will not increase the severity of a pupil's exclusion on these grounds.
- The headteacher will not issue any 'informal' or 'unofficial' exclusions, e.g. sending a pupil home to 'cool-off', regardless of whether or not the parents have agreed to this.

- The headteacher will not use the threat of exclusion as a means of instructing parents to remove their child from the premises (off-rolling).

It is unlawful to exclude for a non-disciplinary reason. For example, it would be unlawful to exclude a pupil simply because they have additional needs or a disability that the school feels it is unable to meet, or for a reason such as: academic attainment/ability; the action of a pupil's parents; or the failure of a pupil to meet specific conditions before they are reinstated, such as to attend a reintegration meeting. However, a pupil who repeatedly disobeys their teachers' academic instructions could be subject to exclusion.

5. The decision to exclude

When considering the exclusion of a pupil, the headteacher will:

- Allow the pupil the opportunity to present their case.
- Take into account any contributing factors that are identified after a case of poor behaviour has occurred, e.g. if the pupil's wellbeing has been compromised, or they have been subjected to bullying.
- Take into consideration whether the pupil has received multiple exclusions or is approaching the legal limit of 45 excluded days per school year, and whether exclusion is serving as an effective sanction.
- Consider early intervention to address underlying causes of disruptive behaviour, including liaising with external agencies, to assess pupils who demonstrate consistently poor behaviour.
- The headteacher will consider what extra support may be available for vulnerable pupil groups whose exclusion rates are higher, to reduce their risk of exclusion, including the following:
 - LAC
 - Pupils eligible for FSM
 - Pupils with SEND
 - Pupils with an EHCP
 - Certain ethnic groups
- The headteacher will consider avoiding permanently excluding LAC pupils, those with SEMH issues or pupils with an EHC plan.
- Where any member of staff has concerns about vulnerable pupil groups and their behaviour, they will report this to the headteacher, who will instigate a multi-agency assessment to determine whether the behavioural issues might be a result of educational, mental health or other needs and vulnerabilities.
- Where SEND or SEMH issues are identified, an individual behaviour plan will be created using the graduated response outlined in the school's Behaviour Policy. If the pupil continues to endanger the physical or emotional wellbeing of other pupils or staff, despite exhausting the graduated response process, then exclusion may be considered.
- In accordance with the Equality Act 2010, under no circumstances will a pupil with identified SEND or SEMH issues be excluded before the graduated response process has been completed.
- Where a pupil with SEND or SEMH issues is permanently excluded because of a SEND- or SEMH-related need that could not be met at the school, detailed records will be kept highlighting that these pupils are closely tracked and showing that the school has a close relationship with the pupil's next destination.

- The headteacher will work in conjunction with the parents of any pupil with additional needs to establish the most effective support mechanisms.

6. Duty to inform parties about an exclusion or potential exclusion

Where a pupil has a social worker and they are at risk of suspension or permanent exclusion, the Headteacher should inform the social worker, the Designated Safeguarding Lead and the pupil's parents as early as possible to involve them in relevant conversations.

Where a looked after child is likely to be subject to a suspension or permanent exclusion, the Designated Teacher should contact the local authority's Virtual School Head as soon as possible to decide what additional support can be put in place (Para 59 DFE Guidance)

Following the decision to exclude, the Headteacher (or designated representative) will notify parents/carers by telephone and provide the following information in writing, to the parents of an excluded student as soon as possible and no later than 24 hours after the decision has been made:

- the reason(s) for the exclusion;
- the period of a fixed-period exclusion or, for a permanent exclusion, the fact that it is permanent;
- parents' right to make representations about the exclusion to the governing board (in line with the requirements set out in paragraphs 95-105) and how the pupil may be involved in this;
- how any representations should be made; and
- where there is a legal requirement for the governing board to consider the exclusion, that parents have a right to attend a meeting, to be represented at that meeting (at their own expense) and to bring a friend.
- Where an excluded pupil is of compulsory school age the headteacher must also notify the pupil's parents of the days on which they must ensure that the pupil is not present in a public place at any time during school hours. These days would be the first five school days of an exclusion (or until the start date of any alternative provision or the end of the exclusion where this is earlier) Any parent who fails to comply with this duty without reasonable justification commits an offence and may be given a fixed penalty notice or be prosecuted.

If alternative provision is being arranged, then the following information must be included with this notice where it can reasonably be found out within the timescale:

- the start date for any provision of full-time education that has been arranged for the child during the exclusion;
- the start and finish times of any such provision, including the times for morning and afternoon sessions where relevant;
- the address at which the provision will take place; and
- any information required by the pupil to identify the person they should report to on the first day.

Where this information on alternative provision is not reasonably ascertainable by the end of the afternoon session, it may be provided in a subsequent notice, but it must be provided without delay and no later than 48 hours before the provision is due to start. The only exception to this is where alternative provision is to be provided before the sixth day of an exclusion, in which case the information can be provided with less than 48 hours' notice with parents' consent.

When notifying parents about an exclusion, the headteacher should draw attention to relevant sources of free and impartial information. This information should include:

- a link to this statutory guidance on exclusions (<https://www.gov.uk/government/publications/school-exclusion>);
- a link to sources of impartial advice for parents such as the Coram Children’s Legal Centre (www.childrenslegalcentre.com), or ACE Education (<http://www.ace-ed.org.uk>) and their advice line service on 03000 115 142 on Monday to Wednesday from 10 am to 1 pm during term time); and
- where considered relevant by the headteacher, links to local services, such as Traveller Education Services, the Information Advice & Support Services Network (formerly known as the local parent partnership) (<https://councilfordisabledchildren.org.uk/information-advice-and-support-services-network/about>), the National Autistic Society (NAS) School Exclusion Service (England) (0808 800 4002 or schoolexclusions@nas.org.uk), or Independent Parental Special Education Advice (<http://www.ipsea.org.uk/>).

The headteacher should ensure that information provided to parents is clear and easily understood. Where the parents’ first language is not English consideration should be given, where practical, to translating the letter or taking additional steps to ensure that the details of the exclusion and their right to make representations to the governing board have been understood

7. Duty to inform the governing board and Local Authority about an exclusion

The headteacher must, without delay, notify the governing board and the local authority of :

- any permanent exclusion (including where a fixed-period exclusion is followed by a decision to permanently exclude the pupil);
- any exclusion which would result in the pupil being excluded for a total of more than five school days (or more than ten lunchtimes) in a term; and
- any exclusion which would result in the pupil missing a public examination or national curriculum test.
- For a permanent exclusion, if the pupil lives outside the local authority area in which the school is located, the headteacher must also notify the pupil’s ‘home authority’ of the exclusion and the reason(s) for it without delay.
- The local authority must be informed without delay of all school exclusions regardless of the length of the exclusion
- The headteacher must also notify the local authority and governing board once per term of any other exclusions not already notified.
- The headteacher must, without delay, notify the pupil’s social worker - and the Virtual School Head if the pupil is LAC - of the exclusion and the reasons for it. Both the social worker and VSH must be informed when the Governing Board meeting is to take place. The Social worker and VSH can attend the meeting should they wish to do so.
- In addition, within 14 days of a request, a governing board must provide to the Secretary of State and (in the case of maintained schools and PRUs) the local authority, information about any exclusions within the last 12 months.

8. The governing boards and Local Authority’s duties to arrange education for excluded pupils

The Local Governing Board

The Local Governing Board has a duty to consider the reinstatement of an excluded student Responsibility regarding exclusions is delegated to the pupil disciplinary committee of the Local Governing Board– the committee hearing any representation should comprise of 3 or more governors. (ensure this is true in your school)

For a fixed-period exclusion of more than 5 school days, the Headteacher, on behalf of the Local Governing Board, will arrange suitable full-time education for the student. This provision will begin no later than the sixth day of the exclusion. Provision does not have to be arranged for students in the final year of compulsory education who do not have any further public examinations to sit.

Local Authority

For permanent exclusions, the LA is responsible for arranging suitable full-time education to begin no later than the sixth day of the exclusion.

9. Statutory guidance on the education of pupils prior to the sixth day of an exclusion

Whilst the statutory duty on governing boards or local authorities is to provide full-time education from the sixth day of an exclusion, there is an obvious benefit in starting this provision as soon as possible. In particular, in the case of a looked after child or a child with a social worker, the school and the local authority should work together to arrange alternative provision from the first day following the exclusion.

Where it is not possible, or not appropriate, to arrange alternative provision during the first five school days of an exclusion, the school should take reasonable steps to set and mark work for the pupil. On-line pathways such as Google Classroom or Oak Academy can be used. Work that is provided should be accessible and achievable by the pupil outside school.

10. The governing board's duty to consider an exclusion

The governing board may delegate its functions with respect to the consideration of an exclusion to a designated sub-committee consisting of at least three governors.

The governing board must consider the reinstatement of an excluded pupil within 15 school days of receiving notice of the exclusion if:

- the exclusion is permanent;
- it is a fixed-period exclusion which would bring the pupil's total number of school days of exclusion to more than 15 in a term; or
- it would result in a pupil missing a public examination or national curriculum test.
- In the case of a fixed-period exclusion where the pupil's total number of excluded days is more than 5 but less than 15 school days within a term, if requested by the parents, the governing board will consider exclusions within 50 school days of receiving notification.
- In the case of a fixed period exclusion, where the pupil's total number of excluded school days does not amount to more than five, in the absence of any representations by the parents, the governing board can consider reinstatement on their own.

Where an exclusion would result in a student missing a public examination, the Pupil Discipline Committee the Local Governing Board will consider the reinstatement of the student before the date of the examination. If this is not practicable, the Pupil Discipline Committee of the Local Governing Board will consider the exclusion and decide whether or not to reinstate the student. The Committee can either:

- Decline to reinstate the student, or;
- Direct the reinstatement of the student immediately, or on a particular date.

The governing board will also consider whether it would be appropriate to allow the excluded pupil to enter the premises to take the examination.

Time scales and decisions to be made by Governing Bodies

No of days exclusion in term	5 or fewer	5½to 15	More than 15 in one term	Pupil will miss public exam	Permanent exclusions.
Parents have the right to make written representations	Yes	Yes	Yes	Yes	Yes
Parents have the right to meet with governors	No. Governing Board must consider representation in 50 days and has power to reinstate	Yes, if parents request	Yes. Governors must meet	Yes. Governors must meet	Yes. Governors must meet
Timescale for meeting	None	50 school days	15 school days	15 school days where possible before the exam	15 school days
Reinstatement possible	Yes	Yes	Yes	Yes	Yes

The following parties must be invited to a meeting of the governing board and allowed to make representations:

- parents (and, where requested, a representative or friend);
- the headteacher; and
- Local authority representative in the case of maintained schools. A parent may invite a representative of the local authority to attend a meeting of an Academy's governing board as an observer; that representative may only make representations with the governing board's consent.
- Virtual school head and or social worker

11. Statutory guidance to a governing board in preparing for the consideration of an exclusion

When considering the reinstatement of an excluded pupil, the governing board will:

- Only discuss the exclusion with the parties present at the meeting.
- Consider any representations made by or on behalf of:-
- Parents or the pupils if they are over 18 years old
- The Headteacher
- The pupil's social worker if they have one
- If the pupil is looked after, the VSH
- And the local authority (maintained school or PRU)

- Ask for any written evidence prior to the meeting.
- Circulate any written evidence and information to all parties, at least five school days in advance of the meeting.
- Allow pupils and parents to be accompanied by a person of their choice to the meeting.
- Consider what reasonable adjustments need to be made to support the attendance and contribution of parties at the meeting.
- Identify the steps needed to enable and encourage the excluded pupil to attend the meeting and speak on their behalf, or how they may contribute personal views by other means if attendance is not possible.
- Consider the interests and circumstances of the excluded pupil, including the grounds for exclusion.

12. The governing board's duty to notify people after its consideration of reinstatement

Where a meeting has been legally required, the governing board must notify the parents, the headteacher, the local authority and any social worker or VSH of their decision, and the reasons for their decision, in writing and without delay. Where a pupil lives in a different local authority, the governing board must also inform the home authority.

In the case of a permanent exclusion the governing board's notification must include the following:

- The fact that it is permanent,
- Notice of the parents' right to ask for the decision to be reviewed by an independent review panel and the following information:
 - a) the date by which an application must be made (i.e. 15 school days from the date on which notice in writing of the decision was given to parents),
 - b) where and to whom an application for review (and any written evidence) should be submitted.
 - c) that any application should set out the grounds on which it is being made and that, where appropriate, this should include a reference to how the pupil's special educational needs are relevant to the exclusion,
 - d) that, regardless of whether the excluded pupil has recognised special educational needs, parents have a right to require the local authority to appoint a SEN expert to attend the review to advise the review panel,
 - e) details of the role of the SEN expert and that there should be no cost to parents for the appointment,
 - f) that parents must make clear if they wish for a SEN expert to be appointed in any application for a review,
 - g) that parents may, at their own expense, appoint someone to make written and/or oral representations to the panel and that parents may also bring a friend to the review.

That, in addition to the right to apply for an independent review panel, if parents believe that that the exclusion has occurred as a result of discrimination then they make a claim under the Equality Act 2010 to the First Tier Tribunal (Special Educational Needs and Disability) in the case of disability discrimination, or the County Court, in the case of other forms of discrimination.

That a claim for discrimination made under the Equality Act 2010 should be lodged within 6 months on which the discrimination is alleged to have taken place e.g. the date on which the pupil was excluded

13. The governing board's duty to remove a permanently excluded pupil's name from the school register

The headteacher must remove a pupil's name from the school admissions register if:

- 15 school days have passed since the parents were notified of the governing board's decision to uphold a permanent exclusion and no application has been made for an independent review panel; or
- The parents have stated in writing that they will not be applying for an independent review panel.
- Where an application for an independent review panel has been made within 15 school days, the headteacher must wait until the review has been determined, or abandoned, before removing a pupil's name from the register.
- Where a pupil's name is removed from the school register and a discrimination claim is subsequently made, the First-tier Tribunal (Special Educational Needs and Disability) or County Court has the power to direct that the pupil should be reinstated.

14. Marking attendance registers following exclusion

Whilst a pupil's name remains on the admissions register, the appropriate code will be used to mark the pupil's attendance:

Code B: Education off-site

Code D: Dual registration

Code E: Absent and not attending alternative provision

15. Statutory guidance to the local authority/academy trust duty to arrange a date and venue for a review

The legal time frame for an application is:

- Within 15 school days of notice being given to the parents by the governing board of their decision to uphold a permanent exclusion (in accordance with the requirements in paragraph 149); or
- where an application has not been made within this time frame, within 15 school days of the final determination of a claim of discrimination under the Equality Act 2010 in relation to the exclusion

The LA will constitute an independent review panel of three or five members that represent the following categories:

- A lay member to chair the panel. This individual will not have worked in any school in a paid capacity, disregarding any experience as a school governor or volunteer
- A current or former school governor/directors of academy trusts who has served for at least 12 consecutive months in the last 5 years, provided that they have not been a teacher or headteacher during that time.
- A headteacher or individual who has been a headteacher within the last 5 years.

The LA will adhere to all statutory guidelines when conducting an independent panel review, as outlined in the DfE's statutory guidance document 'Suspensions and Exclusions 2022.

The LA may appoint a clerk to provide advice to the panel and parties to the review on procedure, law and statutory guidance on exclusions as outlined in the DfE's statutory guidance document 'Exclusion from maintained schools, academies and pupil referral units in England' 2022

16. Appointing an-SEN expert

If requested by parents in their application for an independent review panel, the LA must appoint a SEN expert to attend the panel and cover the associated costs of this appointment.

This appointment must fulfil all points referred to in section 8.5 of ['Exclusion from maintained schools, academies and pupil referral units in England' 2017](#)

It will be noted that Parents have a right to request the attendance of an SEN expert at a review, regardless of whether the school recognises that their child has SEN.

17. The duties of independent review panel members, the clerk and the SEN expert in the conduct of an independent review panel

Section 9 on ['Suspension and Permanent Exclusion from maintained schools, academies and pupil referral units in England including Pupil Movement' 2022](#) lays out the legal duties of all members of the independent review panel and will be followed by the school.

The Clerk and the Panel will have received training within the last 2 years.

18. The duties of independent review panel members in the conduct of a review panel

The role of the panel is to review the governing board's decision not to reinstate a permanently excluded pupil. In reviewing the decision, the panel will consider the interests and circumstances of the excluded pupil, including the circumstances in which the pupil was excluded, and have regard to the interests of other pupils and people working at the school.

The panel will apply the civil standard of proof, rather than the criminal standard of 'beyond reasonable doubt'. Following the review, the panel will do one of the following:

- Uphold the decision.
- Recommend that the governing board reconsiders reinstatement.
- Quash the decision and direct that the governing board reconsiders reinstatement.

The panel's decision does not have to be unanimous and can be decided by a majority vote. It is binding on the pupil, parents, the governing board, headteacher and the LA/Academy Trust.

19. Subsequent school meeting of the Governors Discipline committee

- Where a panel directs or recommends that a governing board reconsiders their decision, the governing board must reconvene within 10 school days of being given notice of the panel's decision.
- If a governing board offers to reinstate the pupil within the specified timescale but the parents decline the offer, no readjustments can be made to the school's budget.
- The governing board must comply with any direction of the panel to place a note on the pupil's educational record.
- The parents, headteacher and local authority (or where relevant the home authority) must be informed of the governors' decision and the reasons for it immediately and in writing.
- If the governing board subsequently fails to reinstate the pupil, the IRP then has power to order that an adjustment of £4,000 should be made to the school's budget, that would be in addition to any funding that would normally follow an excluded pupil (the only exception to this is where a school does not have a delegated or separate budget from which the readjustment can be made).

20. Criminal investigations

- The headteacher need not postpone taking a decision to exclude a pupil solely because a police investigation is underway, and/or any criminal proceedings may be brought. (Para 258 DFE Guidance)
- The headteacher will give particular consideration when deciding to exclude a pupil where evidence is limited by a police investigation, to ensure that any decision made is fair and reasonable.

- If the governing board is required to consider the headteacher's decision in these circumstances, they will not postpone the meeting and will make a decision based on the evidence available.

The headteacher will also take consideration Part Thirteen, [Suspension and Permanent Exclusion from maintained schools, academies and pupil referral units in England including Pupil Movement 2022](#): A non-statutory guide for headteachers.

Appendix 1: Model Letters:

From Headteacher (or Teacher in Charge of a PRU) notifying parent of a fixed period exclusion of 5 days or fewer in one term, and where a public examination is not missed.

Dear **[parent's name]**

I am writing to inform you of my decision to suspend **[child's name]** for a fixed period of **[number of days]**. This means that he/she will not be allowed in school for this period. The suspension will start on **[date]** until the **[date]**. Your child should return to school on **[date]**.

I realise that this suspension may well be upsetting for you and your family, but the decision to suspend **[child's name]** has not been taken lightly. **[Child's name]** has been excluded for this fixed period because **[reason for suspension]**.

You have a duty to ensure that your child is not present in a public place in school hours during this exclusion on **[specify dates]**. I must advise you that you may receive a penalty notice from the Local Authority if your child is present in a public place during school hours on the specified dates unless there is reasonable justification.

We will set work for **[child's name]** to be completed on the days specified in the previous paragraph. **[Detail the arrangements for this]**. Please ensure that work set by the school is completed and returned to us promptly for marking. **[NB – if you are making provision from day 1 i.e. for Looked After Children – information should be given as to what provision will be made, the venue, the start and finish of the day and who they should report to on the first day]**

You have the right to make representations about this decision to the Governing Board. If you wish to make representations please contact **[Name of contact]** on/at **[contact details – address, phone number, email]** as soon as possible. The Governing Board has the power to direct reinstatement, and they must consider any representations you make and may place a copy of their findings on your child's school record.

You should also be aware that if you think the suspension relates to a disability your child has, and you think disability discrimination has occurred, you have the right to make a claim under the Equality Act 2010 to the First Tier Tribunal (Special Educational Needs and Disability) or the County Court (for other forms of discrimination).

Making a claim would not affect your right to make representations to the Governing Board.

You **[and your child]** are requested to attend a reintegration interview with me **[alternatively, specify the name of another staff member]** at **[place]** on **[date]** at **[time]**. If that is not convenient, please contact the school to arrange a suitable alternative date and time. The purpose of the reintegration interview is to discuss how best your child's return to school can be managed. Failure to attend a reintegration interview will be a factor taken into account by a magistrates' court if, on future application, they consider whether to impose a parenting order on you.

You also have the right to see a copy of **[child's name]'s** school record. Due to confidentiality restrictions, you will need to notify me in writing if you wish to be supplied with a copy of **[child's name]'s** school record. I will be happy to supply you with a copy if you request it. There may be a charge for photocopying.

You may find it useful to contact The Coram Children's Legal Centre on 0345 345 4345 www.childrenslegalcentre.com or Ace Education on 03000 115 142 Monday to Wednesday from 10am to 1pm during term time. www.ace-ed.org.uk.

[Child's name]'s suspension expires on **[date]** and we expect **[child's name]** to be back in school on **[date]** at **[time]**.

Yours sincerely

[Name] Headteacher

Model Letter 2

From Headteacher (or Teacher in Charge of a PRU) notifying parent of a fixed period exclusion of more than 5 days (up to and including 15 school days) in a term.

Dear [Parent's name]

I am writing to inform you of my decision to suspend [Pupil's Name] for a fixed period of [specify period]. This means that he/she will not be allowed in school for this period. The suspension begins/began on [date] and ends on [date]. I realise that this suspension may well be upsetting for you and your family, but the decision to suspend [Pupil's Name] has not been taken lightly. [Pupil's Name] has been suspended for this fixed period because [reason for suspension].

[for pupils of compulsory school age - next 3 paragraphs]

You have a duty to ensure that your child is not present in a public place in school hours during the first 5 school days [or specify dates if suspension is for fewer than 5 days] of this suspension, that is on [specify dates]. I must advise you that you may be prosecuted or receive a penalty notice from the local authority if your child is present in a public place on the specified dates without reasonable justification. It will be for you to show that there is reasonable justification for this. We will set work for [Pupil's Name] to be completed on the days specified in the previous paragraph as school days during the period of his/her suspension when you must ensure that he/she is not present in a public place without reasonable justification. [detail the arrangements for this]. Please ensure that work set by the school is completed and returned to us promptly for marking.

[NB – if you are making provision from day 1 i.e. for Looked After Children – information should be given as to what provision will be made, the venue, the start and finish of the day and who they should report to on the first day] [include the next para if the individual suspension is for more than 5 days – NB this includes if 2 suspensions run consecutively and total more than 5 days]

From the 6th school day of the pupil's suspension [specify date] until the expiry of his/her suspension we [For PRUs the local authority] — set out the arrangements if known at time of writing, if not known say that the arrangements will be notified shortly by a further letter.] will provide suitable full-time education. On [date] he/she should attend at [give name and address of the alternative provider if not the home school] at [specify the time — this may not be identical to the start time of the home school] and report to [staff member's name]. [If applicable — say something about transport arrangements from home to the alternative provider. If not known, say that the arrangements for suitable full time education will be notified by a further letter – this must be 48 hours before commencement]. [School/PRU] You have the right to request a meeting of the school's discipline committee/PRU's management committee to whom you may make representations. The Governing Body will consider the reinstatement of your child. As the period of this suspension is more than 5 school days in a term the discipline committee/management committee must meet if you request it to do so. The latest date by which the discipline committee/management committee must meet, if you request a meeting, is [specify date — no later than the 50th school day after the date on which the discipline committee were notified of this suspension].

If you wish to make representations to the discipline committee/management committee, and wish to be accompanied by a friend or representative, please contact [name of contact] on/at [contact details — address, phone number, email], as soon as possible. Please advise if you have a disability or special needs which would affect your ability to attend or take part in a meeting at the school. Also, please inform [contact] if it would be helpful for you to have an interpreter present at the meeting. Representation can also be made in writing. You should also be aware that if you think the suspension

relates to discrimination (under the Equality Act 2010) you can also make a claim to the First-tier Tribunal (for disability discrimination) or a County Court (for other forms of discrimination). The address to which First-tier discrimination claims should be sent is the First-tier Tribunal (Special Educational Needs and Disability), 1st Floor, Darlington Magistrates Court, Parkgate Darlington, DL1 1RU <https://www.gov.uk/courts-tribunals/first-tier-tribunal-special-educational-needs-and-disability>

You [and your child or pupil's name] are requested to attend a reintegration interview with me [alternatively, specify the name of another staff member] at [place] on [date] at [time]. If that is not convenient, please contact the school to arrange a suitable alternative date and time. The purpose of the reintegration interview is to discuss how best your child's return to school can be managed.

You have the right to see and have a copy of, your child's school record. Due to confidentiality restrictions, you must notify me in writing if you wish to be supplied with a copy of your child's school record. I will be happy to supply you with a copy if you request it. There may be a charge for photocopying. You may wish to contact your local Children and Families: Early Help Team [The School's contact in the Children and Families: Early Help Team] at [LA name] LA on/at [contact details — address, phone number, email], who can provide advice. I have also included below further information which may be of use to you:-

- a link to this statutory guidance on suspensions/exclusions – July 2022 (<https://www.gov.uk/government/publications/school-exclusion>);

- a link to sources of impartial advice for parents such as the Coram Children's Legal Centre (www.childrenslegalcentre.com), or ACE Education (<http://www.ace-ed.org.uk>) and their advice line service on 03000 115 142 on Monday to Wednesday from 10 am to 1 pm during term time); and

- [where considered relevant by the head teacher], links to local services, such as SENDIASS, Special Educational Needs Information Advice and Support Service (<https://councilfordisabledchildren.org.uk/information-advice-and-support-services-network/about>), the National Autistic Society (NAS) School Exclusion Service (England) (0808 800 4002 or schoolexclusions@nas.org.uk), or Independent Parental Special Education Advice (<http://www.ipsea.org.uk/>).

[Pupil's Name]'s suspension expires on [date] and we expect [Pupil's Name] to be back in school on [date] at [time].

The school have a duty to report all suspensions to the Local Education Authority. This data is used by the Local Authority in line with the General Data Protection Regulation (GDPR).

Yours sincerely [Name]

Headteacher

Model Letter 3

From Headteacher (or Teacher in Charge of a PRU) notifying parent of a fixed period exclusion of more than 15 school days in one term.

Dear **[Parent's name]**

I am writing to inform you of my decision to exclude **[child's name]** for a fixed period of **[number of days]**. This means that he/she will not be allowed in school for this period. The exclusion will start on **[date]** until the **[date]**. Your child should return to school on **[date]**. I realise that this exclusion may well be upsetting for you and your family, but the decision to exclude **[child's name]** has not been taken lightly. **[Child's name]** has been excluded for this fixed period because **[reason for exclusion]**.

You have a duty to ensure that your child is not present in a public place in school hours during this exclusion **on [specify dates]**. I must advise you that you may receive a penalty notice from the Local Authority if your child is present in a public place during school hours on the specified dates unless there is reasonable justification.

We will set work for **[child's name]** during the **[first 5 or specify other number as appropriate]** school days of his/her exclusion **[specify the arrangements for this]**. Please ensure that any work set by the School is completed and returned to us promptly for marking. From the 6th school day of the pupil's exclusion **[specify date]** until the expiry of his/her exclusion we will provide suitable full-time education. **[Set out alternative provision arrangements; if not ascertainable, it must be provided in a subsequent notice no later than 48 hours before the provision is due to start]** On **[date]** he/she should attend **[give name and address of alternative provider]** at **[specify the time]** and report to **[staff members name]**.

As the period of this exclusion is more than 15 school days in one term the School's Governing Board must meet to consider the exclusion. At the hearing you may make representations to the Governing Board if you wish. The latest date by which the Governing Board must meet is **[specify date – no later than the 15 school days from the date which the Governing Board were notified of this exclusion]**. If you wish to make representations and wish to be accompanied by a friend or representative please contact **[name of contact]** on/at **[contact details – address, phone number, email]** as soon as possible. You will, whether you choose to make representations or not, be notified by the Clerk to the Governing Board of the time, date and location of this meeting. Please advise if you have a disability or special needs which would affect your ability to attend or take part in a meeting at the School. Also, please inform **[contact]** if it would be helpful for you to have an interpreter at the meeting.

The Governing Board must consider reinstatement where possible. If the pupil has returned to school before the Governing Board meet, they must still place a copy of their findings on the pupil's school record.

You should also be aware that if you think the exclusion relates to a disability your child has, and you think disability discrimination has occurred, you have the right to make a claim under the Equality Act 2010 to the First Tier Tribunal (Special Educational Needs and Disability) or the County Court (for other forms of discrimination).

Making a claim would not affect your right to make representations to the Governing Board. **You and [child's name] are requested to attend a reintegration interview with me [alternatively, specify the name of another staff member] at [place] on [date] at [time].** If

that is not convenient, please contact the School to arrange a suitable alternative date and time. The purpose of the reintegration interview is to discuss how best your child's return to school can be managed. Failure to attend a reintegration interview will be a factor taken into account by a magistrates' court if, on future application, they consider whether to impose a parenting order on you.

You also have the right to see a copy of **[child's name]'s** school record. Due to confidentiality restrictions, you will need to notify me in writing if you wish to be supplied with a copy of **[child's name]** school record. I will be happy to supply you with a copy if you request it. **There may be a charge for photocopying.**

You may find it useful to contact The Coram Children's Legal Centre on 0345 345 4345 www.childrenslegalcentre.com or Ace Education on 03000 115 142 Monday to Wednesday from 10am to 1pm during term time. www.ace-ed.org.uk

[Child's name]'s exclusion expires on **[date]** and we expect **[child's name]** to be back in school on **[date]** at **[time]**.

Yours sincerely

[Name]

Headteacher

Model Letter 4

From Headteacher (or Teacher in Charge of a PRU) notifying parent of that pupil's permanent exclusion.

Dear **[Parent's name]**

I am writing to inform you of my decision to permanently exclude **[child's name]** with effect from **[specify date]**. This means that he/she will not be allowed in this school/PRU unless he/she is reinstated by the School's Governing Board.

I realise that this exclusion may well be upsetting for you and your family, but the decision to exclude **[Child's name]** has not been taken lightly. **[Child's name] has been excluded because [reason for exclusion- include any other relevant previous history].**

You have a duty to ensure that your child is not present in a public place in school hours during this exclusion on **[specify dates]** unless there is reasonable justification for this. I must advise you that you may receive a penalty notice from the Local Authority if your child is present in a public place during school hours on the specified dates. If so, it will be for you to show reasonable justification.

Alternative arrangements for **[child's name]** education to continue will be made. For the first five school days of the exclusion we will set work for **[child's name]** and would ask you to ensure this work is completed and returned promptly to school for marking. From the sixth school day of the exclusion onwards – i.e. from **[specify date]** the Local Authority, will provide suitable full-time education.

[Where the pupil lives in a local authority other than the excluding school's local authority]

I have also **today** informed **[name of officer]** at **[name of local authority]** of your child's exclusion and they will be in touch with you about arrangements for [his/her] education from the sixth school day of exclusion. You can contact them at **[contact details]**

As this is a permanent exclusion the School's Governing Board must meet to consider the exclusion. At the hearing you and your child may make representations to the Governing Board. The Governing Board can either reinstate your child immediately or on a particular date, or decline reinstatement. If the reinstatement is declined, you have the right to request an Independent Review. The latest date by which the Governing Board must meet is **[specify date – no later than the 15 school days from the date which the Governing Board were notified of this exclusion]**. If you do wish to make representations and wish to be accompanied by a friend or representative please contact **[Name of contact] on/at [contact details – address, phone number, email]** as soon as possible.

You will be notified by the Clerk to the Governing Board of the time, date and location of this meeting. Please advise if you have a disability or special needs which would affect your ability to attend or take part in a meeting at the School. Also, please inform **[contact]** if it would be helpful for you to have an interpreter at the meeting.

You should also be aware that if you think the exclusion relates to a disability your child has, and you think disability discrimination has occurred, you have the right to make a claim under the Equality Act 2010 to the First Tier Tribunal (Special Educational Needs and Disability) or the County Court (for other forms of discrimination).

Making a claim would not affect your right to make representations to the Governing Board. You also have the right to see a copy of **[child's name]**'s school record. Due to confidentiality restrictions, you will need to notify me in writing if you wish to be supplied with a copy of **[child's name]**'s school record. I will be happy to supply you with a copy if you request it. There may be a charge for photocopying.

You may wish to contact from the {add details of local authority contact} who can provide advice. You may find it useful to contact The Coram Children's Legal Centre on 0345 345 4345 www.childrenslegalcentre.com or Ace Education on 03000 115 142 Monday to Wednesday from 10am to 1pm during term time. www.ace-ed.org.uk

Yours sincerely
[Name]

Headteacher

Model letter 5

From the clerk to the Governing Board to the parent upholding the permanent exclusion.

Dear **[parent's name]**

The meeting of the Governing Board at **[school]** on **[date]** considered the decision by **[Headteacher]** to permanently exclude your **son/daughter**. The Governing Board, after carefully considering the representations made and all the available evidence, has decided not to reinstate you child. The reasons for the Governing Board's decision are as follows: **[give reasons in as much detail as possible, explaining how they were arrived at]**.

If you wish for this decision to be reviewed by an Independent Review Panel, please notify **[name of clerk to the review panel at the school or address of your local authority Statutory Appeals Service]** of your request. You must set out the reasons for your review in writing, and, if appropriate this may also include reference to any disability discrimination claim you may wish to make. Please send this notice to by no later than **{specify the latest date – the 15th school day after the parents would receive this letter – weekends, bank holidays, school holidays and non-pupil days do not count }** The Review Panel will re-hear all facts of the case. If you have fresh evidence to present to the panel you may do so. The panel must meet no later than the 15th school day after the date on which your request for a review is lodged. In exceptional circumstances panels may adjourn the hearing until a later date.

In determining your review the panel can make one of three decisions: they may uphold the Governing Board's decision; recommend that the Governing Board reconsiders reinstatement; or quash the decision and direct that the Governing Board reconsiders reinstatement.

If you have not submitted your request for an Independent Review **by [repeat latest date]**, you will lose your right to do so. Please advise if you have a disability or special needs which would affect your ability to attend the hearing. Also please **inform [name of clerk to the review panel]** if it would be helpful for you to have an interpreter present at the hearing.

You may wish to contact **{add names of relevant local authority contacts }** who can provide advice. You may find it useful to contact The Coram Children's Legal Centre on 0345 345 4345 www.childrenslegalcentre.com or Ace Education on 03000 115 142 Monday to Wednesday from 10am to 1pm during term time (www.ace-ed.org.uk).

The arrangements currently being made for **[child's name]** education will continue.

Yours sincerely

[Name]
Clerk to the Discipline/Management Committee

Appendix 2 - Exclusions Flow Diagram

