

ANNEXE 1

**DETERMINED ADMISSION ARRANGEMENTS FOR HARROW COMMUNITY SCHOOLS
FOR 2015/2016
(INCLUDING PRIMARY AND SECONDARY SCHEMES OF CO-ORDINATION)**

PART A(i) Primary School Planned Admission Numbers for Admission to School in September 2015

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DETERMINED COMMUNITY SCHOOL ADMISSION ARRANGEMENTS 2015/2016

Primary School Planned Admission Numbers for Admission to School in September 2015

School	Planned Admission Number	
	Infant and Primary	Junior
Belmont	90	
Camrose	60	
Cannon Lane	120	
Cedars Manor	90	
Earlsmead	60	
Elmgrove	120	
Glebe	90	
Grange	90	
Grimsdyke	60	
Heathland	90	
Kenmore Park	120	90
Longfield	90	
Marlborough	90	
Newton Farm	60	
Norbury	90	
Pinner Park	120	120 for year 3 and 4 90 for years 5 and 6
Pinner Wood	90	
Priestmead	120	
Roxbourne	90	
Roxeth	60	
Stag Lane	90	90
Stanburn	120	
Vaughan	90	
Weald	90	90
Welldon Park	60	60
West Lodge	90	
Whitchurch	120	90
Whitefriars	90	

Subject to the continuing increase in demand for primary schools it is intended to increase the number of places in some community schools.

ADMISSION TO RECEPTION CLASS AND INFANT TO JUNIOR TRANSFER

If more applications are received than there are places available, places are offered up to a school's planned admission number to applicants whose application is received by the closing date in the following priority using an equal preference system (see below).

Equal preferences

Each preference is treated as a separate application. Then using the oversubscription criteria each application is considered and ordered in a list based on how well they meet the criteria. If applicants qualify for a place at more than one school, a place is offered at the one given the highest ranking by the applicant.

Oversubscription criteria

The oversubscription criteria are applied when more applications have been received than there are places available at a school. Applications are considered in the following order:

a) A 'looked after child' or a child who was previously looked after but immediately after being looked after became subject to an adoption, residence, or special guardianship order.

A looked after child is a child who is (a) in the care of a local authority, or (b) being provided with accommodation by a local authority in the exercise of their social services functions (see the definition in Section 22(1) of the Children Act 1989)."

An adoption order is an order under Section 46 of the Adoption and Children Act 2002. A 'residence order' is an order settling the arrangements to be made as to the person with whom the child is to live under Section 8 of the Children Act 1989. Section 14A of the Children Act 1989 defines a 'special guardianship order' as an order appointing one or more individuals to be a child's special guardian (or special guardians).

b) Children attending the linked infant school.

This criterion only applies to infant to junior school applications. All children currently attending Year 2 in a separate infant school have a linked priority to the junior school, even if this number is greater than the junior school's Published Admissions Number.

c) Children for whom it is essential to be admitted to a specific school because of special circumstances to do with significant medical needs and or social needs.

This criterion relates to the child's medical and or social needs. Except in wholly exceptional circumstances such requests will only be considered for the school closest to the home address. The application must be supported by written evidence. The supporting evidence should set out the particular reasons why the school in question is the most suitable and the difficulties that would be caused if the child had to attend another school. The recommendation for this specific school should demonstrate knowledge of the school in terms of resources and organisation which deems it essential that the named pupil be admitted to the specific school. The admission authority cannot give higher priority to children under this criterion if the required documents have not been produced.

Medical Needs

Applications made on medical grounds must be accompanied by compelling medical evidence from a hospital Consultant at the time of application. The letter from the hospital consultant must provide information about the child's medical condition, the effects of this condition and why, in view of this, the child needs to attend the parent's preferred school.

If the school is not the closest to home, the consultant must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

Medical claims will only be considered for one school and this should be named by the consultant.

In assessing these applications, advice will be sought from Harrow's Special Education Needs Service.

Social Needs

Applications made on social grounds must be accompanied by compelling evidence at the time of application. Social needs claims will be considered where there is involvement from a social worker. The application will need to be supported with a letter from a Divisional Director from Children and Families or a person holding a similar role in another local authority. The director must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

Social claims will only be considered for one school and this should be named in the letter from a Divisional Director from Children and Families or a person holding a similar role in another local authority.

d) Medical reasons relevant to parent(s)

Parent(s) with special medical reasons for seeking a place for their child at their preferred school. Except in wholly exceptional circumstances such requests will only be considered for the school closest to the home address. Applications will only be considered for the parent(s) with whom the child lives and must be accompanied by compelling medical evidence from a hospital Consultant at the time of application. The letter from the hospital consultant must provide information about the parent's medical condition, the effects of this condition and why, in view of this, the child needs to attend the parent's preferred school.

If the school is not the closest to home, the consultant must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

Medical claims will only be considered for one school and this should be named by the consultant.

In assessing these applications, guidance will be sought as appropriate (e.g. Harrow Association of Disabled people or Harrow's Mental Health Service).

e) Sibling link (i.e. older brothers/sisters)

Children with a brother or sister attending the primary, infant school or linked junior school at the time of admission.

f) Distance

Children living nearest to the school measured in a straight line from home to school. This must be the address where the parent and child normally live and they must be living there on the closing date for receipt of applications.

Tie Breaker

If more applications are received in any one criterion than there are places available the oversubscription criteria will be re-applied followed by the 'tie-breaker' of distance, measured in a straight line. In cases where applicants live equidistant from the preferred school and places cannot be offered to both children, the available place will be allocated using a random computer selection.

LATE APPLICATIONS/CHANGES TO THE APPLICATION FORM AFTER THE CLOSING DATE

Application forms must be received by Harrow Council by the closing date of 15 January 2015.

Applications received after the closing date will be considered as late applications and will be processed after places have been allocated to applicants who applied on-time. However, in very exceptional cases applications received after the closing date may be considered. Additionally, any changes to the application (e.g. order of school preference or change of address) received, or that come into effect, after the closing date will be treated in the same way as a late application (see below).

The following are some example of exceptions that may apply provided the application is received by 13 February 2015 and that there is appropriate evidence:

1. If the family has just moved house you will be asked to provide:
 - a letter from the solicitor confirming completion date which must be on or before 13 February 2015
 - a formal tenancy agreement from a letting/estate agent, which comes into effect on or before 13 February 2015
2. If the family are returning from abroad they will need to provide:
 - a council tax bill confirming re-occupation of their property by 13 February 2015 if the property has not been occupied
 - confirmation that tenancy has ceased by 13 February 2015 and that they will re-occupy their property if it has been rented during their absence
 - confirmation from their employer that they will return to live in Harrow on or before 13 February 2015 if they were seconded abroad.
3. If a single parent has been ill for some time, or there has been a recent death of an immediate family member (evidence of this will be required).

DEFERRED ENTRY

Parents can request that the date that their child is admitted to school is deferred until later in the year in which they apply or until the term in which the child reaches compulsory school age. Parents can also request that child attends part-time until their child reaches compulsory school age.

WAITING LISTS

If the school place allocated is not the first preference, the child's name will automatically be placed on the waiting list for schools which have been ranked higher than the offer made. Community school and Academy School waiting lists will then be maintained by the council. The Voluntary Aided waiting lists will be maintained by the schools.

Applications to go on the waiting list for schools listed as a lower preference will not be considered unless there are exceptional circumstances. Documentary evidence will be required. Applicants who completed an on time application but did not name the school as one of their original preference(s) may apply for their child's name to be added to the waiting list.

Waiting lists are not a 'first come - first served' list and so time on the list does not give any priority. Waiting lists are kept in the priority order as explained in the oversubscription criteria.

Places are offered from the waiting list throughout the year. When a place becomes available, it is offered to the first child on the list and if it is accepted all other children will move up the list. Children may also move down the waiting list if another family, with a higher priority under the oversubscription criteria, ask for their child's name to be added to the list.

Applicants who ask for their child's name to be placed on the waiting list for another school, after a school place has been allocated, are indicating they prefer this school to the school already allocated. If at a later date a place is offered from the waiting list, this new offer will supersede any previous offer, which will then be withdrawn.

Looked after children and previously looked after children, and those allocated a place at the school in accordance with Harrow's Fair Access Protocol, will take precedence over those on a waiting list.

APPEALS

Parents can appeal against any decision made by Harrow about the school where they would like their child to be educated.

When an appeal form is requested, the child's name is automatically placed on the waiting list for that school. Parents can ask for their child's name to be put on the waiting list for any other school.

A child admitted to a school as a result of a successful appeal will be admitted in precedence to those on the waiting list.

IN YEAR APPLICATIONS

Applications received outside the normal admissions round will be considered in line with the oversubscription criteria.

A place will be offered at the school requested provided there is a vacancy in the appropriate year group. Where the year group is full and it is not possible to meet parental preference, a place will be offered at the nearest community primary school with a vacancy in the year group.

The address used to process the application will be the address where the parent and child normally live and they must be living there at the time of application.

Admission of one child to a primary school does not give a right of admission for brothers or sisters, if places are not available for all at the same time.

DETERMINED ADMISSION ARRANGEMENTS TO WHITMORE HIGH SCHOOL**ADMISSION TO YEAR 7**

School	Planned Admissions Number
Whitmore	270

If more applications are received than there are places available, places are offered up to a school's planned admission number to applicants whose application is received by the closing date using an equal preference system (see below).

Equal preferences

Each preference is treated as a separate application. Then using the oversubscription criteria each application is considered and ordered in a list based on how well they meet the criteria. If applicants qualify for a place at more than one school, a place is offered at the one given the highest ranking by the applicant.

Oversubscription criteria (This is applied when more applications are received than there are places available at a school)

a) A 'looked after child' or a child who was previously looked after but immediately after being looked after became subject to an adoption, residence, or special guardianship order.

A looked after child is a child who is (a) in the care of a local authority, or (b) being provided with accommodation by a local authority in the exercise of their social services functions (see the definition in Section 22(1) of the Children Act 1989)."

An adoption order is an order under Section 46 of the Adoption and Children Act 2002. A 'residence order' is an order settling the arrangements to be made as to the person with whom the child is to live under Section 8 of the Children Act 1989. Section 14A of the Children Act 1989 defines a 'special guardianship order' as an order appointing one or more individuals to be a child's special guardian (or special guardians).

b) Children for whom it is essential to be admitted to a specific school because of special circumstances to do with significant medical needs and or social needs.

This criterion relates to the child's medical and or social needs. Except in wholly exceptional circumstances such requests will only be considered for the school closest to the home address. The application must be supported by written evidence. The supporting evidence should set out the particular reasons why the school in question is the most suitable and the difficulties that would be caused if the child had to attend another school. The recommendation for this specific school should demonstrate knowledge of the school in terms of resources and organisation which deems it essential that the named pupil be admitted to the specific school. The Admission authority cannot give higher priority to children under this criterion if the required documents have not been produced.

Medical Needs

Applications made on medical grounds must be accompanied by compelling medical evidence from a hospital Consultant at the time of application. The letter from the hospital

consultant must provide information about the child's medical condition, the effects of this condition and why, in view of this, the child needs to attend the parent's preferred school.

If the school is not the closest to home, the consultant must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

Medical claims will only be considered for one school and this should be named by the consultant.

In assessing these applications, advice will be sought from Harrow's Special Education Needs Service.

Social Needs

Applications made on social grounds must be accompanied by compelling evidence at the time of application. Social needs claims will be considered where there is involvement from a social worker. The application will need to be supported with a letter from a Divisional Director from Children and Families or a person holding a similar role in another local authority. The director must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

Social claims will only be considered for one school and this should be named in the letter from a Divisional Director from Children and Families or a person holding a similar role in another local authority.

c) Medical reasons relevant to parent(s)

Parent(s) with special medical reasons for seeking a place for their child at their preferred school. Except in wholly exceptional circumstances such requests will only be considered for the school closest to the home address. Applications will only be considered for the parent(s) with whom the child lives and must be accompanied by compelling medical evidence from a hospital Consultant at the time of application. The letter from the hospital consultant must provide information about the parent's medical condition, the effects of this condition and why, in view of this, the child needs to attend the parent's preferred school.

If the school is not the closest to home, the consultant must set out in detail the wholly exceptional circumstances for attending this school and the difficulties if the child had to attend another school.

In assessing these applications, guidance will be sought as appropriate (e.g. Harrow Association of Disabled people or Harrow's Mental Health Service).

Medical claims will only be considered for one school and this should be named by the consultant.

Parent(s) making a medical claim solely on the grounds of the young person's need to be accompanied on the journey to school will not be allowed.

d) Sibling link (older brothers or sisters)

Children with a brother or sister attending Whitmore High School in years 7 to 11 at the time of application. The sibling link does not apply to students who are attending the sixth form.

e) Distance from home to school

Children living nearest to the school measured in a straight line from home to school. This must be the address where parent and child normally live and they must be living there on the closing date for receipt of applications.

Tie Breaker

If more applications are received in any one criterion than there are places available the oversubscription criteria will be re-applied followed by the 'tie-breaker' of distance, measured in a straight line. In cases where applicants live equidistant from the preferred school and places cannot be offered to both children, the available place will be allocated using a random computer selection.

APPLICATIONS RECEIVED AFTER THE CLOSING DATE.

Application forms must be received by Harrow Council by the closing date of 31 October 2014. However, Harrow will publish information which encourages applicants to submit their application by **24 October 2014 (i.e. the Friday before half term)**, to allow it sufficient time to process and check all applications.

Applications received after the closing date will be considered as late applications and will be processed after places have been allocated to applicants who applied on-time. However, in very exceptional cases applications received after the closing date may be considered. Additionally, any changes to the application (e.g. order of school preference or change of address) received, or that come into effect, after the closing date will be treated in the same way as a late application (see below).

The following are some example of exceptions that may apply provided the application is received by 12 December 2014.

1. If your family has just moved house you will be asked to provide:
 - a letter from your solicitor confirming completion date, which must be on or before 12 December 2014.
 - a tenancy agreement, which comes into effect on or before 12 December 2014
2. If you are returning from abroad you will need to provide:
 - a council tax bill confirming re-occupation of your property by 12 December 2014, if your property has not been occupied.
 - confirmation that tenancy has ceased by 12 December 2014, if your property has been rented during your absence
 - confirmation from your employer that you will return to the UK by 12 December 2014 if you were seconded abroad.
3. If a single parent has been ill for some time, or there has been a recent death of an immediate family member (evidence of this will be required).

WAITING LIST FOR WHITMORE HIGH SCHOOL

If you have been allocated a school place which was not your first preference, your child's name will automatically be placed on the waiting list for schools which you have ranked higher than the offer we have made.

Applications to go on the waiting list for schools listed as a lower preference will not be considered unless there are exceptional circumstances. Documentary evidence will be required. Applicants who completed an on time application but did not name the school as one of their original preference(s) may apply for their child's name to be added to the waiting list.

Waiting lists are not a 'first come - first served' list and so time on the list does not give any priority. Waiting lists are kept in the priority order as explained in the oversubscription criteria.

Places are offered from the waiting list throughout the year. When a place becomes available, it is offered to the first child on the list and if it is accepted all other children will move up the list. Children may also move down the waiting list if another family, with a higher priority under the oversubscription criteria, ask for their child's name to be added to the list.

Applicants who ask for their child's name to be placed on the waiting list for another school, after a school place has been allocated, are indicating they prefer this school to the school already allocated. If at a later date a place is offered from the waiting list, this new offer will supersede any previous offer, which will then be withdrawn.

Looked after children and previously looked after children, and those allocated a place at the school in accordance with Harrow's Fair Access Protocol, will take precedence over those on a waiting list.

APPEALS

Parents can appeal against any decision made by Harrow about the school where they would like their child to be educated.

When an appeal form is requested, the child's name is automatically placed on the waiting list for that school. Parents can ask for their child's name to be put on the waiting list for any other school.

A child admitted to a school as a result of a successful appeal will be admitted in precedence to those on the waiting list.

IN YEAR APPLICATIONS

Applications received outside the normal admissions round will be considered in line with the oversubscription criteria.

A place will be offered at the school requested provided there is a vacancy in the appropriate year group. Where the year group is full and it is not possible to meet parental preference, a place will be offered at the nearest community primary school with a vacancy in the year group.

The address used to process the application will be the address where the parent and child normally live and they must be living there at the time of application.

Admission of one child to a primary school does not give a right of admission for brothers or sisters, if places are not available for all at the same time.

ADMISSION TO HARROW SIXTH FORM COLLEGIATE

All students may continue to study in the sixth form of their current school, providing they meet the academic entry requirements of their selected courses.

A collegiate system operates at sixth form level within Harrow and some courses are offered through this arrangement. As a result some students from other schools and/or colleges join courses at a particular sixth form and some students from the school may join sixth form courses in other schools and/or colleges.

Applications should be made to the school by (date to be agreed).

Definition of Terms used in Community School Admission Arrangements

Distance

The home address is where a child normally lives. Distance is measured in a straight line from home to school, using a computerised mapping system based on Ordnance Survey data. Harrow community schools are mapped onto the system. The journey is measured in a straight line from the unique address point for the home address to centre point for the school site.

In cases where applicants live equidistant from the preferred school and places cannot be offered to both children, the available place will be allocated using a random computer selection.

Home address

This must be the address where parent and child normally live and they must be living there on the closing date for receipt of applications. Confirmation of address will be required.

Where a child lives with parents with shared parental responsibility, each for part of a week, the address where the child lives is determined using a joint declaration from the parents stating the pattern of residence. If a child's residence is split equally between both parents, then parents will be asked to determine which residential address should be used for the purpose of admission to school. If no joint declaration is received where the residence is split equally by the closing date for applications, the home address will be taken as the address of the parent who receives child benefit. In cases where parents are not eligible for child benefit the address will be that of the parents where the child is registered with the doctor. If the residence is not split equally between both parents then the address used will be the address where the child spends the majority of the school week.

Sibling

A sibling means a child's brother or sister.

Sibling is defined in these arrangements as children who live as brother or sister in the same house, including natural brothers or sisters, adopted siblings, stepbrothers or sisters and foster brothers and sisters

The sibling priority does not include cousins or other extended family members who live in the same household.

Twins, triplets and other multiple-birth children:

1. Infant classes: Twins and other multiple-birth children to be offered the same primary school.
2. For all other admissions: In cases where only one place is available and twins tie for the last available place, then both will be offered even if this exceeds the planned admission number.
3. Where one twin has a Statement of Special Educational Needs that names a specific school, the other twin will be treated as having a sibling link for that academic year.

Children looked after by a local authority

“A 'looked after child' or a child who was previously looked after but immediately after being looked after became subject to an adoption, residence, or special guardianship order.

A looked after child is a child who is (a) in the care of a local authority, or (b) being provided with accommodation by a local authority in the exercise of their social services functions (see the definition in Section 22(1) of the Children Act 1989).”

An adoption order is an order under Section 46 of the Adoption and Children Act 2002. A ‘residence order’ is an order settling the arrangements to be made as to the person with whom the child is to live under Section 8 of the Children Act 1989. Section 14A of the Children Act 1989 defines a ‘special guardianship order’ as an order appointing one or more individuals to be a child’s special guardian (or special guardians).

In order to be given highest priority for admission, a child has to fall within the definition of 'looked after' in section 22 (1) of the Children Act 1989. This Act applies to England and Wales, therefore a child has to be looked after by an English or Welsh local authority in order to be given highest priority.

Paragraph 1.7 of the new Code gives equal highest priority to 'previously looked after children'. Given the definition of a looked after child, a child will obviously have to have been looked after by an English or Welsh local authority in order to be considered previously looked after. Under paragraph 1.7, a child has to have been looked after **immediately** (our emphasis) before they were adopted or became subject to a residence order or special guardianship order.

In addition, in order to fall within the definition of a previously looked after child, an adopted child must have been adopted under the Adoption and Children Act 2002 . This Act did not come into force fully until December 2005, so it is not possible for a child to have been adopted under that Act prior to then. "

Withdrawal of places

Places offered at oversubscribed schools will be withdrawn if:

- the offer was made in error
- the parent has not responded within a reasonable period of time
- it is established that the offer was obtained through a fraudulent or intentionally misleading application

ADMISSION TO HARROW COMMUNITY SCHOOL NURSERY CLASSES

If more applications are received than there are places in a Nursery, places will be allocated the children in date of birth order, with older children being offered places before younger children, as follows:

- First A 'looked after child' or a child who was previously looked after but immediately after being looked after became subject to an adoption, residence, or special guardianship order.
- Second Children, in date of birth order, referred by Harrow's Special Education Needs Assessment and Review Service.
- Third Other children, in date of birth order.

If, under any criterion, there are more children with the same date of birth than there are places remaining in the nursery, then the available places will be offered to child(ren) who live closest. Distance will be measured in a straight line from home to school.

Children who live outside the borough may be offered a place when all demand from Harrow residents has been satisfied.

Children can attend Nursery either in the mornings or afternoons. Parents can say on the application form if they prefer the mornings or afternoons, or if either session is acceptable.

Parents/carers can only apply to one nursery. All unsuccessful applicants will be advised that their child's name can be added to the waiting list for any school.

A place in a nursery class does **NOT** give any priority for a place in a Reception class in that school. Parents need to make a separate application for a Primary School place.

A looked after child is a child who is (a) in the care of a local authority, or (b) being provided with accommodation by a local authority in the exercise of their social services functions (see the definition in Section 22(1) of the Children Act 1989)."

PAN-LONDON CO-ORDINATED ADMISSION SYSTEM

Harrow Council's Co-ordination Schemes for Admissions to Year 7 and Reception in Maintained Schools and Academies in 2015/16

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Definitions used in this document

Scheme for co-ordination of admissions to Year 7 in September 2015

Scheme for co-ordination of admissions to Reception in September 2015

Content of Common Application Form -Year 7 and Reception Schemes (Schedule 1)

Template outcome letter -Year 7 and Reception Schemes (Schedule 2)

Timetable for Year 7 Scheme (Schedule 3A)

Timetable for Reception Scheme (Schedule 3B)

PAN-LONDON CO-ORDINATED ADMISSION SYSTEM
Harrow Council's Co-ordination Schemes for Admissions to Year 7 and
Reception in 2015/16

Definitions used in the template schemes

“the Application Year”	the academic year in which the parent makes an application (i.e. in relation to the academic year of entry, the academic year preceding it).
“the Board”	the Pan-London Admissions Executive Board, which is responsible for the Scheme
“the Business User Guide (BUG)”	the document issued annually to participating LAs setting out the operational procedures of the Scheme
“the Common Application Form”	this is the form that each authority must have under the Regulations for parents to use to express their preferences, set out in rank order
“the Equal Preference System”	the model whereby all preferences listed by parents on the Common Application Form are considered under the over-subscription criteria for each school without reference to parental rankings. Where a pupil is eligible to be offered a place at more than one school within an LA, or across more than one participating LA, the rankings are used to determine the single offer by selecting the school ranked highest of those which can offer a place
“the Highly Recommended Elements”	the elements of the Template Scheme that are not mandatory but to which subscription is strongly recommended in order to maximise co-ordination and thereby simplify the application process as far as possible
“the Home LA”	the LA in which the applicant/parent/carer is resident
“the LIAAG Address Verification Register”	the document containing the address verification policy of each participating LA
“the Local Admission System (LAS)”	the IT module for administering admissions in each LA and for determining the highest offer both within and between participating LAs
“the London E-Admissions Portal”	the common online application system used by the 33 London LAs and Surrey County Council
“the Maintaining LA”	the LA which maintains a school, <i>or within whose area an academy is situated, for which a preference has been expressed</i>
“the Mandatory Elements”	those elements of the Template Scheme to which authorities must subscribe in order to be considered as ‘Participating Authorities’ and to benefit from use of the Pan-London Register

“the Notification Letter”	the agreed form of letter sent to applicants on the Prescribed Day which communicates any determination granting or refusing admission to a primary or secondary school, which is attached as Schedule 2
“the Prescribed Day”	the day on which outcome letters are posted to parents/carers. 1 March (secondary) and 16 April (primary) in the year following the relevant determination year except that, in any year in which that day is not a working day, the prescribed day shall be the next working day.
“the Pan-London Register (PLR)”	the database which will sort and transmit application and outcome data between the LAS of each participating LA
“the Pan-London Timetable”	the framework for processing of application and outcome data, which is attached as Schedule 3
“the Participating LA”	any LA that has indicated in the Memorandum of Agreement that they are willing to incorporate, at a minimum, the mandatory elements of the Template LA Scheme presented here.
“the Qualifying Scheme”	the scheme which each LA is required to formulate in accordance with The School Admissions (Admission Arrangements and Co-ordination of Admission Arrangements) Regulations 2012, for co-ordinating arrangements for the admission of children to maintained primary and secondary schools and academies.

PAN LONDON CO-ORDINATED ADMISSIONS SYSTEM

Template Scheme for Co-ordination of Admissions to Year 7 in 2015/16

Applications

1. Harrow will advise home LAs of their resident pupils on the roll of Harrow's maintained primary schools and academies who are eligible to transfer to secondary school in the forthcoming academic year.
2. Applications from residents of Harrow will be made on Harrow's Common Application Form, which will be available and able to be submitted on-line. This will include all the fields and information specified in Schedule 1 to this Template LA Scheme. These will be supplemented by any additional fields and information which are deemed necessary by Harrow to enable the admission authorities in the LA area to apply their published oversubscription criteria.
3. Harrow will take all reasonable steps to ensure that every parent/carer who is resident in Harrow and has a child in their last year of primary education within a maintained school, either in Harrow or any other maintaining LA, receives a copy of Harrow's admissions booklet and Common Application Form, including details of how to apply online. The admissions booklet will also be available to parents/carers who do not live in Harrow, and will include information on how they can access their home LA's Common Application Form if unable to apply online.
4. The admission authorities within Harrow will not use supplementary information forms except where the information available through the Common Application Form is insufficient for consideration of the application against the published oversubscription criteria. Where supplementary information forms are used by the admissions authorities within Harrow, the LA will seek to ensure that these only collect information which is required by the published oversubscription criteria, in accordance with paragraph 2.4 of the School Admissions Code 2012.
5. Where supplementary information forms are used by admission authorities in Harrow, they will be available on Harrow's website. Such forms will advise parents that they must also complete their home LA's Common Application Form. Harrow's admission booklet and website will indicate which schools in Harrow require supplementary forms to be completed and where they can be obtained.
6. Where an admission authority in Harrow receives a supplementary information form, Harrow will not consider it to be a valid application unless the parent/carer has also listed the school on their home LA's Common Application Form, in accordance with paragraph 2.3 of the School Admissions Code 2012.
7. Applicants will be able to express a preference for six maintained secondary schools or Academies within and/or outside the Home LA.
8. The order of preference given on the Common Application Form will not be revealed to a school within the area of Harrow in accordance with paragraph 1.9 of the School Admissions Code 2012. However, where a parent resident in Harrow expresses a preference for schools in the area of another LA, the order of preference for that LA's schools will be revealed to that LA in order that it can determine the highest ranked

preference in cases where an applicant is eligible for a place at more than one school in that LA's area.

9. Harrow undertakes to carry out the address verification process as set out in its entry in LIAAG Address Verification Register. This will in all cases include validation of resident applicants against Harrow's primary school data and the further investigation of any discrepancy. Where Harrow is not satisfied as to the validity of an address of an applicant whose preference has been sent to a maintaining LA, it will advise the maintaining LA no later than **12 December 2014**.
10. Harrow will confirm the status of any resident child for whom it receives a Common Application Form stating s/he is a 'Child Looked After' and will provide evidence to the maintaining LA in respect of a preference for a school in its area by **14 November 2014**.
11. Harrow will advise a maintaining LA of the reason for any preference expressed for a school in its area, in respect of a resident child born outside of the correct age cohort, and will forward any supporting documentation to the maintaining LA by **14 November 2014**.

Processing

12. Applicants resident within Harrow must return the Common Application Form, which will be available and able to be submitted on-line, to Harrow by **31 October 2014**. However, Harrow will publish information which encourages applicants to submit their application by **24 October 2014 (i.e. the Friday before half term)**, to allow it sufficient time to process and check all applications before the mandatory date when data must be sent to the PLR.
13. Application data relating to all preferences for schools in the area of a participating LA, which have been expressed within the terms of Harrow's scheme, will be up-loaded to the PLR by **14 November 2014**. Supplementary information provided with the Common Application Form will be sent to maintaining LAs by the same date.
14. Harrow shall, in consultation with the admission authorities within Harrow's area and within the framework of the Pan-London timetable in Schedule 3A, determine and state here its own timetable for the processing of preference data and the application of published oversubscription criteria.
15. Harrow will accept late applications only if they are late for a good reason, deciding each case on its own merits.
16. Where such applications contain preferences for schools in other LAs, Harrow will forward the details to maintaining LAs via the PLR as they are received. Harrow will accept late applications which are considered to be on time within the terms of the home LA's scheme.
17. The latest date for the upload to the PLR of late applications which are considered to be on-time within the terms of the home LA's scheme is **12 December 2014**.
18. Where an applicant moves from one participating home LA to another after submitting an on-time application under the terms of the former home LA's scheme, the new home LA will accept the application as on-time up to **12 December 2014**, on the basis that an on-time application already exists within the Pan-London system.

19. Harrow will participate in the application data checking exercise scheduled between **15 December 2014 and 2 January 2015** in the Pan-London timetable in Schedule 3A.
20. All preferences for schools within Harrow will be considered by the relevant admission authorities without reference to rank order in accordance with paragraphs 1.9 of the School Admissions Code 2012. When the admission authorities within Harrow have provided a list of applicants in criteria order to Harrow, Harrow shall, for each applicant to its schools for whom more than one potential offer is available, use the highest ranked preference to decide which single potential offer to make. [This is the 'Equal Preference System'.]
21. Harrow will carry out all reasonable checks to ensure that pupil rankings are correctly held in its LAS before uploading data to the PLR.
22. Harrow will upload the highest potential offer available to an applicant for a maintained school or academy in Harrow to the PLR by **3 February 2015**. The PLR will transmit the highest potential offer specified by the Maintaining LA to the Home LA.
23. The LAS of Harrow will eliminate, as a Home LA, all but the highest ranked offer where an applicant has more than one potential offer across Maintaining LAs submitting information within deadline to the PLR. This will involve exchanges of preference outcomes between the LAS and the PLR (in accordance with the iterative timetable published in the Business User Guide) which will continue until notification that a steady state has been achieved, or until **16 February 2015** if this is sooner.
24. Harrow will not make an additional offer between the end of the iterative process and **2 March 2015** which may impact on an offer being made by another participating LA.
25. Notwithstanding paragraph 24, if an error is identified within the allocation of places at one of Harrow's schools, Harrow will attempt to manually resolve the allocation to correct the error. Where this impacts on another LA (either as a home or maintaining LA) Harrow will liaise with that LA to attempt to resolve the correct offer and any multiple offers which might occur. However, if another LA is unable to resolve a multiple offer, or if the impact is too far reaching, Harrow will accept that the applicant(s) affected might receive a multiple offer.
26. Harrow will participate in the offer data checking exercise scheduled between **17 and 24 February 2015** in the Pan-London timetable in Schedule 3A.
27. Harrow will send a file to the E-Admissions portal with outcomes for all resident applicants who have applied online no later than **25 February 2015**. (33 London LAs & Surrey LA only).

Offers

28. Harrow will ensure, so far as is reasonably practical, that each resident applicant who cannot be offered a preference expressed on the Common Application Form, receives the offer of an alternative school place. Where this is the case Harrow LA will try and offer a place at the nearest suitable community or academy school with a vacancy.
29. Harrow will inform all resident applicants of their highest offer of a school place and, where relevant, the reasons why higher preferences were not offered, whether they were for schools in the Home LA or in other participating LAs.

30. Harrow's outcome letter will include the information set out in Schedule 2.
31. On **2 March 2015**, Harrow will send by first class post notification of the outcome to resident applicants.
32. Harrow will provide primary schools with destination data of its resident applicants by the end of the Summer term 2015.

Post Offer

33. Harrow will request that resident applicants accept or decline the offer of a place by **16 March 2015**, or within two weeks of the date of any subsequent offer.
34. Where an applicant resident in Harrow accepts or declines a place in a school within the area of another LA by **16 March 2015**, Harrow will forward the information to the maintaining LA by **23 March 2015**. Where such information is received from applicants after **16 March**, Harrow will pass it to the maintaining LA as it is received.
35. Where a place becomes available in an oversubscribed maintained school or academy in Harrow's area, it will be offered from a waiting list ordered in accordance with paragraph 2.14 of the School Admissions Code 2012.
36. When acting as a maintaining LA, Harrow will inform the home LA, where different, of an offer for a maintained school or Academy in Harrow's area which can be made to an applicant resident in the home LA's area, in order that the home LA can offer the place.
37. When acting as a maintaining LA, Harrow and the admission authorities within it, will not inform an applicant resident in another LA that a place can be offered.
38. When acting as a home LA, Harrow will offer a place at a maintained school or Academy in the area of another LA to an applicant resident in its area, provided that the school is ranked higher on the Common Application Form than any school already offered.
39. When acting as a home LA, when Harrow is informed by a maintaining LA of an offer which can be made to an applicant resident in Harrow's area which is ranked lower on the Common Application Form than any school already offered, it will inform the maintaining LA that the offer will not be made.
40. When acting as a home LA, when Harrow has agreed to a change of preference order for good reason, it will inform any maintaining LA affected by the change. In such cases, paragraphs 37 and 38 shall apply to the revised order of preferences.
41. When acting as a maintaining LA, Harrow will inform the home LA, where different, of any change to an applicant's offer status as soon as it occurs.
42. When acting as a maintaining LA, Harrow will accept new applications (including additional preferences) from home LAs for maintained schools and academies in its area.

Harrow will determine and state here how waiting lists will operate.

PAN- LONDON CO-ORDINATED ADMISSIONS SYSTEM

Template LA Scheme for Co-ordination of Admissions to Reception in 2015/16

Applications

1. Applications from residents of Harrow will be made on Harrow's Common Application Form, which will be available and able to be submitted on-line. This will include all the fields and information specified in Schedule 1 to this Template LA Scheme. These will be supplemented by any additional fields and information which are deemed necessary by Harrow to enable the admission authorities in the LA area to apply their published oversubscription criteria.
2. Harrow will take all reasonable steps to ensure that every parent/carer who is resident in Harrow and has a child in a nursery class within a maintained school, either in Harrow or any other maintaining LA, receives a copy of Harrow's admissions booklet and Common Application Form, including details of how to apply online. The admissions booklet will also be available to parents/carers who do not live in Harrow, and will include information on how they can access their home LA's Common Application Form *if unable to apply online*.
3. The admission authorities within Harrow will not use supplementary information forms except where the information available through the Common Application Form is insufficient for consideration of the application against the published oversubscription criteria. Where supplementary information forms are used by the admissions authorities within Harrow, the LA will seek to ensure that these only collect information which is required by the published oversubscription criteria, in accordance with paragraph 2.4 of the School Admissions Code 2012.
4. Where supplementary information forms are used by admission authorities in Harrow, they will be available on Harrow's website. Such forms will advise parents that they must also complete their home LA's Common Application Form. Harrow's admission booklet and website will indicate which schools in Harrow require supplementary forms to be completed and where they can be obtained.
5. Where a school in Harrow receives a supplementary information form, Harrow will not consider it to be a valid application unless the parent/carer has also listed the school on their home LA's Common Application Form, in accordance with paragraph 2.3 of the School Admissions Code 2012.
6. Applicants will be able to express a preference for up to six maintained primary schools or academies within and/or outside the Home LA .
7. The order of preference given on the Common Application Form will not be revealed to a school within the area of Harrow in accordance with paragraph 1.9 of the School Admissions Code 2012. However, where a parent resident in Harrow expresses a preference for schools in the area of another LA, the order of preference for that LA's schools will be revealed to that LA in order that it can determine the highest ranked preference in cases where an applicant is eligible for a place at more than one school in that LA's area.

8. Harrow undertakes to carry out the address verification process set out in its entry in the LIAAG Address Verification Register. This will in all cases include validation of resident applicants against Harrow's maintained nursery and primary school data and the further investigation of any discrepancy. Where Harrow is not satisfied as to the validity of an address of an applicant whose preference has been sent to a maintaining LA, it will advise the maintaining LA no later than **13 February 2015**.
9. Harrow will confirm the status of any resident child for whom it receives a Common Application Form stating s/he is a 'Child Looked After' and will provide evidence to the maintaining LA in respect of a preference for a school in its area by **3 February 2015**.
10. Harrow will advise a maintaining LA of the reason for any preference expressed for a school in its area, in respect of a resident child born outside of the correct age cohort, and will forward any supporting documentation to the maintaining LA by **3 February 2015**.

Processing

11. Applicants resident within Harrow must return the Common Application Form, which will be available and able to be submitted on-line, to Harrow by **15 January 2015**.
12. Application data relating to all preferences for schools in the area of a participating LA, which have been expressed within the terms of Harrow's scheme, will be up-loaded to the PLR by **3 February 2015**. Supplementary information provided with the Common Application Form will be sent to maintaining LAs by the same date.
13. Harrow shall, in consultation with the admission authorities within Harrow's area and within the framework of the Pan-London timetable in Schedule 3B, determine and state here its own timetable for the processing of preference data and the application of published oversubscription criteria.
14. Harrow will accept late applications only if they are late for a good reason, deciding each case on its own merits.
15. Where such applications contain preferences for schools in other LAs, Harrow will forward the details to maintaining LAs via the PLR as they are received. Harrow will accept late applications which are considered to be on time within the terms of the home LA's scheme.
16. The latest date for the upload to the PLR of late applications which are considered to be on-time within the terms of the home LA's scheme is **13 February 2015**.
17. Where an applicant moves from one participating home LA to another after submitting an on-time application under the terms of the former home LA's scheme, the new home LA will accept the application as on-time up to **13 February 2015**, on the basis that an on-time application already exists within the Pan-London system.
18. Harrow will participate in the application data checking exercise scheduled between **16 and 23 February 2015** in the Pan-London timetable in Schedule 3B.
19. All preferences for schools within Harrow will be considered by the relevant admission authorities without reference to rank order in accordance with paragraphs 1.9 of the School Admissions Code 2012. When the admission authorities within Harrow have provided a list of applicants in criteria order to Harrow, Harrow shall, for each applicant to its schools for whom

more than one potential offer is available, use the highest ranked preference to decide which single potential offer to make. [This is the 'Equal Preference System'.]

20. Harrow will carry out all reasonable checks to ensure that pupil rankings are correctly held in its LAS before uploading data to the PLR.
21. Harrow will upload the highest potential offer available to an applicant for a maintained school or academy in Harrow to the PLR by **16 March 2015**. The PLR will transmit the highest potential offer specified by the Maintaining LA to the Home LA.
22. The LAS of Harrow will eliminate, as a Home LA, all but the highest ranked offer where an applicant has more than one potential offer across Maintaining LAs submitting information within deadline to the PLR. This will involve exchanges of preference outcomes between the LAS and the PLR (in accordance with the iterative timetable published in the Business User Guide) which will continue until notification that a steady state has been achieved, or until **20 March 2015** if this is sooner.
23. Harrow will not make an additional offer between the end of the iterative process and the **16 April 2015** which may impact on an offer being made by another participating LA.
24. Notwithstanding paragraph 24, if an error is identified within the allocation of places at one of Harrow's schools, Harrow will attempt to manually resolve the allocation to correct the error. Where this impacts on another LA (either as a home or maintaining LA) Harrow will liaise with that LA to attempt to resolve the correct offer and any multiple offers which might occur. However, if another LA is unable to resolve a multiple offer, or if the impact is too far reaching, Harrow will accept that the applicant(s) affected might receive a multiple offer.
25. Harrow will participate in the offer data checking exercise scheduled between **23 March and 10 April 2015** in the Pan-London timetable in Schedule 3B.
26. Harrow will send a file to the E-Admissions portal with outcomes for all resident applicants who have applied online no later than **13 April 2015**. (33 London LAs & Surrey LA only).

Offers

27. Harrow will ensure, so far as is reasonably practical, that each resident applicant who cannot be offered a preference expressed on the Common Application Form, receives the offer of an alternative school place. Where this is the case Harrow LA will try and offer a place at the nearest suitable community or academy school with a vacancy
28. Harrow will inform all resident applicants of their highest offer of a school place and, where relevant, the reasons why higher preferences were not offered, whether they were for schools in the Home LA or in other participating LAs.
29. Harrow's outcome letter will include the information set out in Schedule 2.
30. Harrow will, on **16 April 2015**, send by first class post notification of the outcome to resident applicants.
31. Harrow will provide nursery and primary schools with destination data of its resident applicants by the end of the Summer term 2015.

Post Offer

32. Harrow will request that resident applicants accept or decline the offer of a place by **30 April 2015**, or within two weeks of the date of any subsequent offer.
33. Where an applicant resident in Harrow accepts or declines a place in a school maintained by another LA by **30 April 2015**, Harrow will forward the information to the maintaining LA by **14 May 2015**. Where such information is received from applicants after **30 April 2015**, Harrow will pass it to the maintaining LA as it is received.
34. Where a place becomes available in an oversubscribed maintained school or academy in Harrow's area, it will be offered from a waiting list ordered in accordance with paragraph 2.14 of the School Admissions Code 2012.
35. When acting as a maintaining LA, Harrow will inform the home LA, where different, of an offer for a maintained school or Academy in Harrow's area which can be made to an applicant resident in the home LA's area, in order that the home LA can offer the place.
36. When acting as a maintaining LA, Harrow and the admission authorities within it, will not inform an applicant resident in another LA that a place can be offered.
37. When acting as a home LA, Harrow will offer a place at a maintained school or Academy in the area of another LA to an applicant resident in its area, provided that the school is ranked higher on the Common Application Form than any school already offered.
38. When acting as a home LA, when Harrow is informed by a maintaining LA of an offer which can be made to an applicant resident in Harrow's area which is ranked lower on the Common Application Form than any school already offered, it will inform the maintaining LA that the offer will not be made.
39. When acting as a home LA, when Harrow has agreed to a change of preference order for good reason, it will inform any maintaining LA affected by the change. In such cases, paragraphs 36 and 37 shall apply to the revised order of preferences.
40. When acting as a maintaining LA, Harrow will inform the home LA, where different, of any change to an applicant's offer status as soon as it occurs.
41. When acting as a maintaining LA, Harrow will accept new applications (including additional preferences) from home LAs for maintained schools and academies in its area.

Harrow will determine and state here how waiting lists will operate.

Pan London Co-ordinated Admissions Scheme 2015/16 - Appendix

Protocol for co-ordination of Junior School (Year 3) Admissions

Applications

1. Applications from residents of Harrow will be made on Harrow's Common Application Form for admission to Year 3 in a Junior School. The form will be available from Harrow and will also be downloadable from Harrow's website. Harrow Council will also enable resident applicants to submit an application on-line.
2. The application will follow sections 1-10 of the Pan London Template LA scheme for co-ordination of Admissions to Reception in 2015/16.

Processing

3. Applicants resident within Harrow must return the Common Application Form to Harrow by **15 January 2015**.
4. Harrow Council will pass details of any preference for a school in the area of another LA to the maintaining LA using the Pan London Secure Document Exchange by **3 February 2015**. Supplementary information provided with the Common Application Form will be sent to the maintaining LA by the same date.
5. The latest date for sending a late application which is deemed to be on-time within the terms of Harrow's scheme is **13 February 2015**.
6. Harrow Council will inform the home LA of the highest potential offer available to an applicant for a Junior school in Harrow's area no later than **20 March 2015**. (LAs with Junior schools only).
7. Harrow Council as a Home LA, will eliminate all but the highest ranked offer where an applicant has more than one potential offer across maintaining LAs submitting information by **19 March 2015**.
8. The processing of the application will follow sections 14, 15, 17 and 19 of the Pan London Template LA scheme for co-ordination of Admissions to Reception in 2015/16.

Offers

9. Harrow Council will, on **16 April 2015**, send by first class post notification of the outcome to resident applicants. (Where Harrow's date differs from the Pan London date for despatch of reception outcome letters, Harrow will agree an alternative date with the maintaining LA).
10. The offer of places will follow sections 27-29 and 31 of the Pan London Template scheme for co-ordination of Admissions to Reception in 2015/16.

Post Offer

11. The post offer process will follow sections 32-41 of the Pan London Template scheme for co-ordination of Admissions to Reception in 2015/16.

**PAN-LONDON CO-ORDINATED ADMISSIONS SCHEME
SCHEDULE 1**

Child's details:

Surname
Forename(s)
Middle name(s)
Date of Birth
Gender
Home address
Name of current school
Address of current school (if outside home LA)

Parent's details:

Title
Surname
Forename
Address (if different to child's address)
Telephone Number (Home, Daytime, Mobile)
Email address
Relationship to child

Preference details (x 6 recommended):

Name of school
Address of school
Preference ranking
Local authority in which the school is based

Additional information:

Reasons for Preferences (including any medical or social reasons)
Does the child have a statement of SEN? Y/N*
Is the child a 'Child Looked After (CLA)'? Y/N
Is the child formerly CLA but now adopted or subject of a 'Residence Order' or 'Special Guardianship Order'? Y/N
If yes, name of responsible local authority
Surname of sibling
Forename of sibling
DOB of sibling
Gender of sibling
Name of school sibling attends

Other:

Signature of parent or guardian
Date of signature

SCHEDULE 2

Template Outcome Letter for Admissions to Year 7 and Reception in 2015/16

From: Home LA

Date: **2 March 2015 (sec)**
16 April 2015 (prim)

Dear Parent,

Application for a Secondary / Primary School

I am writing to let you know the outcome of your application for a secondary/primary school. Your child has been offered a place at X School. The school will write to you with further details.

I am sorry that it was not possible for your child to be offered a place at any of the schools which you listed as a higher preference on your application form. For each of these schools there were more applications than places, and other applicants has a higher priority than your child under the school's published admission criteria.

Offers which could have been made for any schools which you placed lower in your preference list, were automatically withdrawn under the co-ordinated admission arrangements, as a higher preference has been offered.

If you would like more information about the reason that your child was not offered a place at any higher preference school, you should contact the admission authority that is responsible for admissions to the school within the next few days. Details of the different admission authorities for schools in the borough of X are attached to this letter. If the school is outside the borough of X, the admission authority will either be the borough in which the school is situated, or the school itself.

You have the right of appeal under the School Standards & Framework Act 1998 against the refusal of a place at any of the schools for which you have applied. If you wish to appeal, you must contact the admission authority for the school within the next few days to obtain the procedure and the date by which an appeal must be received by them.

Please would you confirm that you wish to accept the place at X School by completing the reply slip below. If you do not wish to accept the place, you will need to let me know what alternative arrangements you are making for your child's education.

You must contact this office if you wish to apply for any other school, either in this borough or elsewhere.

[You can also request that your child's name is placed on the waiting list for a school which was a higher preference on your application form than the school you have been offered. Please use the enclosed reply slip and return it to this office]. OR

{Your child's name has been placed on the waiting list for any school which was a higher preference on your application form than the school you have been offered. If you need to find out your child's position on the waiting list please contact the admission authority or the borough in which the school is situated}.

(One of the above bracketed paragraphs should be used depending on whether the LA automatically places children on a waiting list for higher preference schools).

*Please return the reply slip to me by **16 March 2015 (sec)** / **30 April 2015 (prim)**. If you have any questions about this letter, please contact me on _____.*

Yours sincerely

**PAN-LONDON CO-ORDINATED ADMISSIONS SCHEME
SCHEDULE 3A**

Timetable for Admissions to Year 7 in 2015/16

Fri 24 Oct 2014	Published closing date (Friday before half-term)
Fri 31 Oct 2014	Statutory deadline for receipt of applications
Fri 14 Nov 2014	Deadline for the transfer of application information by the Home LA to the PLR (ADT file).
Fri 12 Dec 2014	Deadline for the upload of late applications to the PLR.
Mon 15 Dec 2014 – Fri 2 Jan 2015	Checking of application data
Tues 3 Feb 2015	Deadline for the transfer of potential offer information from Maintaining LAs to the PLR (ALT file)
Mon 16 Feb 2015	Final ALT file to PLR
Tues 17 – Tues 24 Feb 2015	Checking of offer data
Wed 25 Feb 2015	Deadline for on-line ALT file to portal
Mon 2 Mar 2015	Offer letters posted.
Mon 16 Mar 2015	Deadline for return of acceptances
Mon 23 Mar 2015	Deadline for transfer of acceptances to maintaining LAs

**PAN-LONDON CO-ORDINATED ADMISSIONS SCHEME
SCHEDULE 3B**

Timetable for Admissions to Reception in 2015/16

Thurs 15 Jan 2015	Statutory deadline for receipt of applications
Tues 3 Feb 2015	Deadline for the transfer of application information by the Home LA to the PLR (ADT file)
Fri 13 Feb 2015	Deadline for the upload of late applications to the PLR.
Mon 16 – Mon 23 Feb 2015	Checking of application data
Mon 16 Mar 2015	Deadline for the transfer of potential offer information from the Maintaining LAs to the PLR (ALT file).
Fri 20 Mar 2015	Final ALT file to PLR
Mon 23 Mar- Fri 10 Apr 2015	Checking of offer data
Mon 13 Apr 2015	Deadline for on-line ALT file to portal
Thurs 16 April 2015	Offer letters posted.
Thurs 30 April 2015	Deadline for receipt of acceptances
Thurs 14 May 2015	Deadline for transfer of acceptances to maintaining LAs

**Scheme for Co-ordination for In-Year Admissions
2015/16**

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	Definitions
Section 1	Applications
Section 2	Processing
Section 3	Offers
Section 4	Post-Offer
Section 5	Waiting Lists

Definitions

“the Home LA” the LA in which the child is resident

“the Maintaining LA” the LA which maintains a school to which an applicant has applied

Section 1: Applications

1. Applications for Harrow Council maintained schools and Academy schools will be made on a Harrow Common Application Form. This will include all the fields and information specified in Schedule 1 of this scheme. These will be supplemented by any additional fields and information which are deemed necessary by Harrow to enable the admission authorities in the LA area to apply their published oversubscription criteria.

Harrow Council will process applications for Harrow community schools and Academy schools.

2. The admission authorities within Harrow Council will not use supplementary forms except where the information available through the Common Application Form is insufficient for consideration of the application against the published oversubscription criteria. Where supplementary forms are used by the admissions authorities within Harrow Council, the LA will seek to ensure that these only collect information which is required by the published oversubscription criteria.
3. Where supplementary forms are used, they will be available from the school concerned and available on Harrow Council's website. Any supplementary forms must advise parents that they must also complete Harrow's Common Application Form. Harrow Council's admission booklet and website will indicate which of Harrow Council's schools require supplementary forms to be completed and where they can be obtained.
4. Where an admission authority in Harrow Council receives a supplementary form, it will not consider it to be a valid application until the parent has also listed the school on the Common Application Form.
5. Applicants will be able to express a preference for six maintained primary / secondary school or Academy schools within Harrow Council.
6. Harrow Council and Harrow VA schools will carry out address verification for each application.
7. Harrow Council will check the status of any child where the application is based on the child being a looked after child or previously looked after child.

Section 2: Processing

8. Applicants for Harrow Council's maintained schools or Academy school must complete and return the Common Application Form to Harrow Council or if applying for a place at a VA (faith) school to the school directly.
9. Where an application is not fully completed, Harrow Council and or the school will not treat the application as valid until all information is received.

10. If Harrow Council receives a common application form with an application for a VA school they will send details of the application to its VA schools via the LGFL secure website.
11. Harrow VA schools will aim to inform the LA of the outcome of any application within **10 school days** from receipt of the application.

Section 3: Offers

12. Where a child is eligible for a place at only one of the nominated schools that school will be allocated to the child.
13. Where a child is eligible for a place at two or more of the nominated schools, they will be allocated a place at whichever of these is the highest ranked preference.
14. Where a Harrow resident child is not eligible for a place at any of the nominated schools, the child will be allocated a place at the nearest Harrow community school or Academy with a vacancy.
15. Harrow Council and Harrow VA schools will require proof of date of birth for each pupil applying for school place in order to satisfy themselves that the date of birth is correct.

Section 4: Post-offer

16. Harrow Council and VA schools will request that parents accept or decline the offer of a place within two weeks.
17. Harrow Council and Harrow VA schools will make every reasonable effort to contact the parent to find out whether or not they wish to accept the place. Only where the parent fails to respond and Harrow Council and Harrow VA schools can demonstrate that every reasonable effort has been made to contact the parent, will the offer of a place be withdrawn on behalf of the admission authority.
18. Where a parent accepts or declines a place in a school Harrow and the pupil is not a Harrow resident, Harrow Council will forward the information to the home LA.

Section 5: Waiting lists

19. Applicants will be automatically placed on the waiting list for school(s) ranked higher on the Common Application Form than any school already offered unless they indicate they do not wish to remain on the waiting list.
20. Applicants on the waiting list for a higher ranked school, after a school place has been allocated, are indicating they prefer this school to the school already allocated. If at a later date a place is offered from the waiting list, this new offer will supersede any previous offer, which will then be withdrawn under the co-ordinated admission arrangements.

FAIR ACCESS PROTOCOL

The underlying principles of this protocol are as follows:

- Harrow's Fair Access Protocol may exceptionally require schools to admit children in excess of published admission numbers in order to protect the interests of vulnerable children and those with challenging behaviour. These pupils will be shared equally among Harrow schools. Pupils placed through the Protocol will take priority over children on the waiting lists
- This protocol applies only to children living in Harrow. Confirmation of residence will be required
- Wherever it is possible, and if specifically requested by the parent/carer, children will be allocated a school of their faith provided a Supplementary Information Form (SIF) has been submitted to the school providing relevant supporting information and where the school agrees the child meets the faith criterion. Notwithstanding the above VA schools will be required to admit their fair share pupils under this protocol regardless of whether a SIF is completed if the Panel deems the placement to be appropriate.
- Each case is considered under its own merits
- There is no duty for local authorities or admission authorities to comply with parental preference when allocating places through the Fair Access Protocol.

Which children are covered?

- a) children from the criminal justice system or Pupil Referral Units who need to be reintegrated into mainstream education;
- b) children who have been out of education for two months or more;
- c) children of Gypsies, Roma, Travellers, refugees and asylum seekers;
- d) children who are homeless;
- e) children with unsupportive family backgrounds for whom a place has not been sought;
- f) children who are carers;
- g) children with special educational needs, disabilities or medical conditions (but without a statement); and
- h) Where the local authority has not been able to offer a school place in accordance with the In-Year Scheme.

Which children are not covered?

This provision will not apply to a looked after child, a previously looked after child or a child with a statement of special educational needs naming the school in question, as these children must be admitted.

Which schools are involved in this protocol?

All Harrow community, voluntary aided and academy schools

When will the protocol apply?

Applications for school places are received throughout the year and school places will be offered in accordance with the In-Year scheme. Where the local authority is unable to offer a school place in accordance with the In-Year scheme, applications are considered under the Fair Access Protocol.

There are broadly three groups of applications:

1 Excluded Pupils

Excluded pupils are placed at a school using a rota:

- Secondary pupils will be referred to another high school on a rota basis.
- Primary pupils will be referred to the next nearest school to their home address. A primary school will not normally be expected to take more than one excluded pupil per year group in each academic year.

2 Managed Moves Process

The Managed Moves process may be applied for pupils who are at risk of exclusion. Managed moves are agreed by headteachers to move pupils from one school to another school in exceptional circumstances deemed in the best interest of the child.

3 In-Year Applications

In-Year applications where it is not possible to offer a place in accordance with the in year scheme are referred to the School Placement Panel (SPP). These applications are for children who are not in school and there are no vacancies at a suitable school. SPP consider the cases and schools are directed to take additional pupils on roll.

This panel meets every two weeks unless there are no cases to consider.

- For secondary pupils – to offer a place because all schools in the relevant year group are full.
- For primary pupils – to offer a place because there is no school with a vacancy within a reasonable distance of the home address. The School Admissions Code makes allowance for the entry of an additional child to an infant class in very limited circumstances including children who move into the area outside the normal admissions round for whom there is no other available school within reasonable distance
- Where a governing body does not wish to admit a child with challenging behaviour outside the normal admissions round, even though places are available, it must refer the case to the local authority for action under the Fair Access Protocol. This will normally only be appropriate where a school has a particularly high proportion of children with challenging behaviour or

previously excluded children. In the case of an Academy that cannot agree with the local authority over admitting a child, only the Secretary of State can direct the Academy to admit the child.

When will the School Placement Admissions Panel meet?

Meetings of the School Placement Admissions Panel are scheduled in advance and are generally held every two weeks during term time. If required a meeting is held during school holidays, usually the week before term starts, so that parents can be notified of the school allocated before the start of term.

Process for determining allocation of places

Harrow resident pupils will be placed in another mainstream school, even if the year group concerned is full. When making decisions the Panel will need to be mindful of the duty on the council that states that the “local authority must ensure that no school - including those with available places - is asked to take a disproportionate number of children who have been excluded from other schools, or who have challenging behaviour.”.

For both primary and secondary pupils the Admissions Service will provide the Members of the School Placement Panel with the following details to inform their decision:

- The pupil’s date of birth and year group.
- The school(s) the parent has named on their application together with the number of places available, the number of children currently on roll and the number on roll if all cases admitted.
- Names of the schools closest the child’s home address together with the number of places available, the number of children currently on roll and the number on roll if all cases admitted.
- Names and dates of birth of siblings attending any of the schools identified.
- Any known special educational needs without a Statement of SEN.
- Any known religious, philosophical or other reasons for parental preference. Wherever, possible children will be allocated a school of their faith.
- The number of excluded pupils who have been placed in a school via the rota identified in point 1 above.
- The number of pupils who have been placed in a school via the Managed Moves protocol.
- Any information provided by the school.

Once the decision has been made the Admissions Service will inform the school and parents of the decision.

Admission authorities must not refuse to admit a child thought to be potentially disruptive, or likely to exhibit challenging behaviour, on the grounds that the child is first to be assessed for special educational needs.

This protocol does not require a school automatically to take another child with challenging behaviour in the place of a child excluded from the school.

Powers of Direction

Harrow Council has the power to direct the admission authority for any maintained school in its area to admit a child even when the school is full. The local authority can only make such a direction in respect of a child in the local authority’s area who has been refused entry to, or has been permanently excluded from, every suitable school within a reasonable distance. The local authority must choose a school that is a reasonable

distance from the child's home and from which the child is not permanently excluded. It must not choose a sixth-form that selects by ability unless the child meets the selection requirements, or a school that would have to take measures to avoid breaking the rules on infant class sizes if those measures would prejudice the provision of efficient education or the efficient use of resources.

Where Harrow Council considers that an Academy will best meet the needs of any child, it can ask the Academy to admit that child but has no power to direct it to do so. The local authority and the Academy will usually come to an agreement, but if the Academy refuses to admit the child, the local authority can ask the Secretary of State to intervene. The Secretary of State has the power under an Academy's Funding Agreement to direct the Academy to admit a child, and can seek advice from the Adjudicator in reaching a decision.

Year 11 pupils whose first language is not English

Newly arrived young people resident in Harrow for whom English is not their first language will be referred for a language assessment. This assessment will include a recommendation as to the most appropriate placement, i.e. referral to a high school or placement on an appropriate ESOL course.

Monitoring

The Admissions Service will provide regular updates and an annual report on the placement of pupils through the Fair Access Protocol to the Education Strategy Consultative Forum.

Revised November 2012

PART G

HARROW'S RELEVANT AREA

The 'relevant area' is defined as the administrative area of the London Borough of Harrow.

September 2010

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