Admissions Policy
2018/19
PROCEDURE FOR ADMITTING PUPILS TO THE
SKEGBY JUNIOR ACADEMY

The Skegby Junior Academy provides for the needs of children within the 7 to 11 age range who live in Skegby and the surrounding area.

Pupils will be admitted at the age of 7+ without reference to ability or aptitude using the criteria set out in this policy. Admission to our Academy is not dependent on any ‘voluntary’ contribution.

The Greenwood Academies Trust is the Admissions Authority for the Skegby Junior Academy.

The Academy participates in the Local Authority co-ordinated scheme and timelines. All deadlines within that should be adhered to by applicants.

The linked infant school for the Skegby Junior Academy is the Healdswood Infant School.

Admission Number(s)

1. The Academy has the following agreed admission number:
   a) 48 for pupils in Year 3

Process of Application

2. Arrangements for applications for places at the Skegby Junior Academy will be made in accordance with the Nottinghamshire LA’s co-ordinated admission arrangements; parents resident in Nottinghamshire can apply online at:

   www.nottinghamshire.gov.uk/schooladmissions

Parents resident in other areas must apply through their home Local Authority.

3. The Skegby Junior Academy will fit in with the timetable for the co-ordination of admission arrangements within Nottinghamshire LA as agreed by the Nottinghamshire LA, local schools and Academies:
   a) September/October - the Skegby Junior Academy will provide opportunities for parents to visit the Academy
   b) By 15 January - Parents complete the common application form (CAF) and return it to the LA to administer
   c) 16 April or nearest work day - notification of offers made to parents.

Consideration of Applications

4. The Skegby Junior Academy will consider all applications for places at the Academy.

Where fewer than the published admission number(s) for the relevant year groups are received, the Skegby Junior Academy will offer places at the Academy to all those who have applied.

Any applications received after the closing date will be accepted but considered only after those received by the closing date.
Procedures where the Skegby Junior Academy is oversubscribed

5. Where the number of applications for admission is greater than the published admission number in any age group, applications will be considered against the criteria set out below.

Admission to the Academy – oversubscription criteria

6. The Skegby Junior Academy will first accept all pupils with a statutory right to a place through a Statement of Special Educational Needs (SEN) or Educational Health and Care Plan (EHC) naming the Academy. After the admission of these pupils, criteria will be applied for the remaining places in the order in which they are set out below:

a) Looked After Children* or previously Looked After Children*

b) Children who attend the linked infant school and who, at the time of admission have a sibling* on roll at the Academy or linked infant school.

c) Other children who attend the linked infant school.

d) Children who do not attend the linked infant school but who, at the time of admission, have a sibling* on roll at the Academy or linked infant school.

e) Other children who do not attend the linked infant school.

In the event of oversubscription, within any of the above criterion, preference will be given to children who live nearest to the Academy*

In the event that two or more distances are exactly the same, the Academy will use a method of random allocation by lot, drawn by an independent person outside of the Academy.

* see definitions

Admission of children outside their normal age group

7. Parents may request that their child is admitted outside their normal age group, for example, summer born children*, if the child is gifted and talented, has experienced problems such as ill health or is born prematurely.

8. For Year 3, any parent of a summer born child wanting their child to be admitted outside of the normal age group should make an application to their Local Authority for their child’s normal age group at the usual time but also submit a request for admission outside of the normal age group at the same time.

For other year groups, any parent wanting their child to be admitted out of the normal age group should submit a request, in writing, to the Skegby Junior Academy as soon as is possible.

9. When such a request is made, the Academy will make a decision on the basis of the circumstances of the case and in the best interests of the child concerned, taking into account the views of the parent, the Principal and any supporting evidence provided by the parent.

The Academy is responsible for making the decision on which year group a child should be admitted to.

All such applications will be considered at the time they are submitted.

* The term ‘summer born’ is used to refer to children born from 1 April to 31 August.
Operation of Waiting Lists

10. As required by the Schools Admissions Code, the Skegby Junior Academy will maintain a waiting list until the end of the autumn term for Year 3. Applications for inclusion on a waiting list will be ranked according to the oversubscription criteria as described in paragraph 6 above.

11. For in-year applications, where the Academy receives more applications for places than there are places available, a waiting list will operate for unsuccessful applicants. Waiting lists will be maintained by the Academy and it will be open to any parent to ask for his or her child’s name to be placed on a waiting list for the relevant year group following an unsuccessful application.

Arrangements for in-year admissions

12. The Skegby Junior Academy will co-ordinate admissions for in-year applications and for applications for year groups other than the normal point(s) of entry. Parents should contact the Academy directly for an application form; further details are on our website at www.skegbyjunioracademy.org/admissions

13. Subject to any provisions in the LA’s co-ordinated admission arrangements relating to applications submitted for years other than the normal year of entry, the Academy will consider all such applications and if the year group applied for has a place available, admit the child.

14. If more applications are received than there are places available, the oversubscription criteria in paragraph 6 above for the relevant age group shall apply. Parents whose application is refused shall be entitled to appeal.

Right of Appeal

15. There will be a right of appeal to an Independent Appeals Panel for unsuccessful applicants relating to admissions at age 5 (statutory school age) or above. Appeals should be made, in writing, within twenty (20) school days of the date of refusal to:

Skegby Junior Academy
Ash Grove
Skegby
Mansfield
Notts
NG17 3FH

Please mark your envelope ‘Admissions Appeals’.

Fair Access


All schools, including Voluntary Aided Schools, Trust Schools and Academies must participate in the protocol.

The purpose of the Fair Access Protocol is to ensure that vulnerable children are offered a school place as quickly as possible and to evenly spread children with additional needs across
all schools in the county. The protocol only applies to mid-term applications; it does not operate when children transfer from primary school to secondary school.

**Fraudulent or Misleading Applications**

17. As an Admission Authority, we have the right to investigate any concerns we may have about your application and to withdraw the offer of a place if we consider there is evidence that you have made a fraudulent claim or provided misleading information, for example a false address was given which denied a place to a child with a stronger claim. We reserve the right to check any address and other information provided so we can apply the oversubscription criteria accurately and fairly.

This policy was reviewed and approved by the Greenwood Academies Trust on 9 December 2016.

**Definitions**

1. **Definition of 'Looked After' children and previously 'Looked After' children**

In accordance with Section 22 of the Children Act 1989, a 'Looked After child' is defined as:

- a child who is in the care of a Local Authority at the time an application for admission to the Academy is made
- a child who is being provided with accommodation by a Local Authority in the exercise of their social services functions in accordance with section 22(1) of the Children Act 1989 at the time of making an application to the Academy.

Previously Looked After children are children who were looked after, but ceased to be so because they were adopted¹ (or became subject to a child arrangements order or special guardianship order). This includes children who were adopted under the Adoption Act 1976 and Section 46 of the Adoption and Children Act 2002.

Child arrangements orders are defined in section 8 of the Children Act 1989, as amended by section 12 of the Children and Families Act 2014. Child arrangements orders replace residence orders and any residence order in force prior to 22 April 2014 is deemed to be a child arrangements order. 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).

2. **Definition of siblings and the position of twins**

Sibling:

- Sibling is defined 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 or another child normally living for the majority of term time in the same household, where an adult in the household has parental responsibility as defined by the Children Act 1989, or any child in the household where an adult in the household is defined as a parent for the purposes of Section 576 of the Education Act 1996. This could include a person who is not a parent but who has responsibility for him/her.

---

¹ An adoption order is an order under section 46 of the Adoption and Children Act 2002. A 'child arrangements order' is an order under Section 12 of the Children and Families Act 2014 determining (a) with whom the child is to live, spend time or otherwise have contact and (b) when a child is to live, spend time or otherwise have contact with any person. 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 the case of twins or other siblings from a multiple birth, where there is only one place available in the Academy, both will be considered together as one application. The Academy’s admission number may be exceeded by one; the School Admissions Code makes an exception to the infant class limit in this situation.

In the case of siblings in the same year group, where there is only one place available in the Academy, both will be considered together as one application. The Academy may go above its admission number as necessary to admit all the children, except in cases where infant class regulations, as stated in the Schools Admissions Code, prevent this from happening.

3. **Definition of the distance to an intending pupil’s home**

Distance as the crow flies will be determined using computerised distance measuring software, using direct (straight line) measurement from the entrance to the child’s home to the principal entrance of the main administrative building of the Academy.

Where two dwellings with the same front entrance are located on different floors of the same building, a lower floor will be regarded as being closer to the Academy than any above it.

Where two or more dwellings with the same front entrance are located on the same floor of the same building, the closest dwelling to the front door, counting clockwise, will be regarded as being closer to the Academy than any subsequent dwelling counted clockwise.

4. **Home address**

The child’s place of residence is taken to be the parental home, other than in the case of children fostered by a Local Authority, where either the parental address or the foster parent(s) address may be used.

Where a child spends part of the week in different homes, their place of residence will be taken to be their parent or parents’ address. If a child’s parents live at separate addresses, the address where the child permanently spends at least three ‘school’ nights (i.e. Sunday, Monday, Tuesday, Wednesday or Thursday) will be taken to be the place of residence.

Addresses of other relatives or friends will not be considered as the place of residence, even if the child stays there for all or part of the week. Evidence that a child’s place of residence is permanent may also be sought.

The evidence should prove that a child lived at the address at the time of the application and will continue to live there after the time of admission. Informal arrangements between parents will not be taken into consideration. The designated officer may also seek proof of residence from the courts regarding parental responsibilities in this matter. In all cases, all those with parental responsibility must be in agreement with the preferences made.

5. **Tie Break**

If the distance criterion is not sufficient to distinguish between two applicants for the last remaining place then a lottery will be conducted by an independent person outside of the Academy.