

Children with health needs who cannot attend school policy



Summary:

This policy reflects the requirements of the Education Act 1996. It has been based on guidance given to us by our local authority. The local authority is responsible for arranging full time education for permanently excluded pupils, and for other children because of illness or other reasons would not receive a suitable education without such provision. This means that where a child cannot attend school because of health problems, and would not otherwise receive a full-time education, the LA is responsible for arranging provision and must have regard to this guidance.

Author	Director(s) of School Improvement				
Applies to: (please check as appropriate)	Staff	Pupil		Community	
Ratifying Committee(s):	Education & Standards Committee				
Available on:	Compliance Libr	ary		Website	
Date of Approval:	11/12/2024				
Date of Next Formal Review: (ensure this is aligned to committee meeting dates)	10/12/2025				
Review Period:	Annual				
Status:	Non-Contractual				
Owner:	Pontefract Academies Trust				
Version:	2.1				

Document Control

Date	Version	Action	Amendments
02 November 2022	1.0	New policy created	
December 2023	2.0	Reviewed	None
December 2024	2.1	Reviewed	None

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1. Legislation and guidance

This policy reflects the requirements of the Education Act 1996. It has been based on guidance given to us by our local authority. The local authority is responsible for arranging full time education for permanently excluded pupils, and for other children because of illness or other reasons would not receive a suitable education without such provision. This means that where a child cannot attend school because of health problems, and would not otherwise receive a full-time education, the LA is responsible for arranging provision and must have regard to this guidance. There will be circumstances where a child has a health need but will receive suitable education that meets their needs with the intervention of the local authority. We would not expect the LA to become involved unless it had reason to think that the education being provided for the child was not suitable or, while otherwise suitable, was not full time or for the number of hours the child could benefit from without adversely affecting their health. This policy complies with our funding agreement and articles of association.

2. The responsibility of the school

The school should provide education for up to 15 days. In a case of 15 or more days (cumulative or consecutive), the LA should provide education. They should liaise with the medical professionals to ensure a minimal delay in arranging appropriate provision for the child.

3. If the school makes the arrangements

Initially the school will attempt to make arrangements to deliver suitable education for children with health needs who cannot attend the School for a period of up to 15 days (cumulative or consecutive). This will be the responsibility of the School's Attendance Officer or the Education Welfare Officer. This can include sending work home, use of online provision, alternative provisions and partial timetables but this is not an exhaustive list. The Home to School Attendance Officer will consult with parents and children about these arrangements. Pupils will be brought back into the School after consultation with the relevant medical professionals and parents. This may be done on a partial timetable.

4. If the local authority makes arrangements

In a case of 15 or more days (cumulative or consecutive), the LA should provide education. Information regarding this can be found in the statutory guidance for the local authority on children with health needs who cannot attend school.

5. In cases where the local authority makes arrangements

The School will work with the local authority, providers, relevant agencies and parents to ensure the best outcomes for the child.

- Share information with the local authority and relevant health services as required.
- Help to make sure that the provision offered to pupils is as effective as possible and that the child can be reintegrated back into school successfully.
- When reintegration is anticipated, work with the local authority to:

- Plan for consistent provision during and after the period of education outside of the School.
- Enable pupils to stay in touch with School life.
 Create individually tailored reintegration packages.
 Consider whether any reasonable adjustments need to be made.

6. Monitoring arrangements

The policy will be reviewed annually by Director(s) of School Improvement.