Surrey County Council
Protocol for the processing of in year admissions for children in care 2018/19

Introduction

The law stipulates that children in care and those accommodated by the local authority must receive top priority for a school place within each school’s admission arrangements. From September 2013 this requirement was extended to children who have left care through adoption, a special guardianship order or child arrangements order. However this Protocol only relates to the admission of children who are currently in care in accordance with Section 22 of the Children Act 1989(a).

In the case of an emergency placement, the local authority that looks after the child should secure a suitable new education placement within 20 school days (Promoting the education of looked after children - Statutory guidance for local authorities, DfE, July 2014). The commitment in Surrey is that each child in care will be admitted to the school appropriate for their needs without delay. However, as a last resort, Section 97A to 97C of the School Standards and Framework Act 1998, as inserted by section 50 of the Education and Inspections Act 2006, gives local authorities the power to direct admission authorities for any maintained school to admit a child in their care to the school best suited to his or her needs. For Academies, a local authority can refer cases directly to the Secretary of State for a decision.

The purpose of this protocol is to set out the key processes that the Virtual School and the School Admissions team will follow, in order to ensure the consistent, transparent and timely admission of children in care for whom applications are being made outside the normal admission round for a school. These processes will take into account the needs and care planning of each child. Applications for admission to a school as part of a normal intake to Reception, Year 3 or Year 7 will be managed in accordance with Surrey’s coordinated admission scheme.

Surrey’s School Admissions Forum will monitor the effectiveness of this Protocol. Surrey’s Senior Directorate will also be kept informed of the progress of the admission of children in care.

Processes for the in year admission of children in care

Children in the care of Surrey County Council

1. For each child in the care of Surrey County Council, a social worker with professional advice from the Virtual School will complete the school admission application form for children in care when a school place is needed in year. For children in the care of Surrey and applying for Surrey schools, the application form will be returned to Surrey’s Admissions team. However for children in the care of Surrey applying for schools outside Surrey, the application must be discussed with the relevant Assistant
Headteacher of Surrey’s Virtual School before any contact is made with schools or a local authority, to establish who will be responsible for considering applications for that school.

2. Some faith schools may require a supplementary information form to be completed where they give higher priority to children in care who are baptised in that faith than to children in care who are not. Boarding schools also require a supplementary information form to be completed in order to assess for boarding suitability. In such cases the social worker must ensure they complete the school’s supplementary information form to ensure the child is considered under the correct criterion.

3. Surrey’s Admissions team will alert colleagues in the Virtual School to any application that is made for a child in care which has not been completed by them, before referring the application to a school.

4. Prior to completing the application form, the representative from the Virtual School will investigate which schools are likely to be the most appropriate for the child and will make contact with each school to discuss the case before naming them as a preference. Where an application might be made for a boarding school, the school should be encouraged to assess suitability for boarding before an application is made.

5. Once the application form has been received by Surrey’s Admissions team it will be referred within 5 working days to the preference school for placement. The Admissions team will alert the school to this referral by secure email, confirming that the application is for a child in care and setting out the timeframe for a response.

6. The school must tell the Admissions team whether it is willing to admit the child within seven school days of receiving the referral.

7. Outside the normal admissions round a maintained school is expected to admit a looked after child if requested to do so. If the school has a vacancy, the child must be admitted as quickly as possible but within no more than 15 school days of receiving the initial referral from Surrey’s Admissions team in order to ensure that a placement is secured within 20 school days.

8. If the school does not have a vacancy and the admission authority does not wish to admit the child above their Published Admission Number (PAN), it must indicate its reasons for not wishing to admit the child in their letter of response which must be sent within seven school days of receiving the referral.

9. Where a school refuses admission, the Admissions team will review the case with the Virtual School and in doing so will take into account the reasons presented by the school; the current numbers on roll; the number of Fair Access placements, children in care and SEND children the school has in the appropriate year group; and the circumstances of the child, including where they live.

10. If the Admissions team and the Virtual School believe that, on the basis of the school’s case, a different school would be more appropriate the application will then be referred to another school.
11. However, if the Admissions team and the Virtual School believe the preference school is still the most appropriate placement for the child, the Admissions team will then progress a placement at that school.

12. In the case of maintained schools, the Admissions team will first write to the admission authority for the school advising them of their intention to direct. The admission authority will have seven school days to admit the child or to appeal by referring the case to the Schools Adjudicator. If the admission authority refers the case to the Schools Adjudicator it must notify the Admissions team.

13. The admission authority for the school must not refer the case to the Schools Adjudicator unless it considers that admitting the child would seriously prejudice the provision of efficient education or the efficient use of resources.

14. If after seven days the child has not been admitted and the admission authority has not referred the case to the Schools Adjudicator, the Admissions team will direct the admission authority for the school to admit the child.

15. In the case of an Academy, the Admissions team will first write to the governing body or Academy Trust for the school advising them that the case will be referred directly to the Secretary of State if the child is not admitted within seven school days. If after seven days the child has not been admitted or no decision is forthcoming from the governing body, the Admissions team will refer the case to the Secretary of State for a decision.

16. Applications for children in care will be tracked by Surrey’s Admissions team until each child is placed on roll.

17. Where applications are received for children in care who are in year 11, the expectation is that these children will still be placed on roll at a school. Whilst the admitting school may decide to arrange alternative provision for the child in care, Surrey will not fund an alternative placement either as part of an arrangement made by a school or as an alternative to placing a child in care on a school roll.

18. Details of schools that are asked to admit children in care, including details of those that are asked to admit above their PAN, will be logged so that the level of children in care admissions can be monitored.

19. Surrey’s School Admissions Forum will monitor the effectiveness of this Protocol. Surrey’s Senior Directorate will also be kept informed of the progress of the admission of children in care.

**Cross border applications**

20. There may be applications received for children who are in the care of another local authority who either live in Surrey and need a place in a Surrey school or live in another local authority and wish to be considered for a Surrey school. Where schools receive a direct approach to admit such a child they should refer the applicant to Surrey’s application form for children in care, which should be returned to Surrey’s Admissions team.

21. These cases will be considered on a case by case basis but along the same principles of children in care to Surrey County Council. As well as liaising with the Surrey school,
the Admissions team will advise the Headteacher of Surrey’s Virtual School of these cases and will liaise with the home local authority or in care authority as appropriate to ensure a speedy placement for these children. Where a school refuses admission, the reasons will be shared with the applicant and the Headteacher of the Virtual School for the in care local authority.

22. Surrey will not fund an alternative placement either as part of an arrangement made by a school or as an alternative to placing a child in care on a school roll.

23. To meet Surrey’s responsibility for data sharing, the Admissions team will do the following:
   - If an application is received for a child in care to another local authority but resident in Surrey, the Admissions team will refer the details to Surrey’s Safeguarding team;
   - If a child in care to another local authority is offered a place at a Surrey school, the Admissions team will refer the details to Surrey’s Pupil Tracking officer.

**Home to School Transport**

24. Applications for home to school transport are considered in accordance with Surrey’s Home to School Transport Policy for 4-16 year olds and Surrey’s Home to School/College Transport Policy for Surrey students of sixth form age.

**How we use data**

Surrey County Council is committed to ensuring that it manages data in accordance with the General Data Protection Regulation (GDPR). You can find out more about how we manage data on the privacy notice section of our website. [https://www.surreycc.gov.uk/your-council/your-privacy](https://www.surreycc.gov.uk/your-council/your-privacy)