1. **Introduction**

1.1 Every local authority has a duty to secure sufficient school places and equally parents have a duty to ensure their child receives a suitable education. The majority of parents will apply for school places at the normal point of transfer; however, there are occasions where parents need to utilise the in-year application process.

1.2 The purpose of this Secondary Fair Access Protocol (FAP) is to ensure that - outside the normal admissions round identified above - unplaced children, especially the most vulnerable, are found and offered a place quickly, so that the amount of time any child is out of school is kept to the minimum. This is why the School Admissions Code (2014) requires every local authority to have in place a FAP, developed in partnership with local schools.

1.3 This includes admitting children and young people above the published admission number to schools that are already full. The School Admissions Code 2014 also makes clear that, in agreeing this Secondary FAP, 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.

1.4 This Doncaster Secondary FAP therefore exists to ensure that the needs of children and young people, who have difficulty in securing a school place, are met appropriately and efficiently through enrolment in a mainstream school setting, minimising the time that pupils spend out of school. The FAP has been developed to operate in a fair and transparent way so that the system is underpinned by consistency, openness and honesty that has the confidence of schools, children and young people and parents/carers.

1.5 This Doncaster Secondary FAP should be read and considered separately from the Doncaster Primary FAP, as they are designed to meet and address the specific issues relating to the different phases of education.

2. **Aims of the Secondary FAP**

2.1 This Secondary FAP has been developed in partnership with the majority of secondary schools in Doncaster. Its aims are to ensure that:

- Unplaced children, and those that are the most vulnerable, are found and offered a school place that is appropriate to their needs as quickly as possible.

- Electively home educated (EHE) children who are deemed not receiving a suitable education appropriate to age, ability and aptitude are offered a school place that is appropriate to their needs.

- All schools are treated in a fair, equitable and consistent manner and that no secondary school – including those with places available – is asked to take a disproportionate number of children who have been excluded from other schools, who may display “challenging behaviour”, or who are to be placed via the Secondary FAP.

This Secondary FAP will use the following definition of “challenging behaviour” from The Royal College of Psychiatrists:

“Behaviour can be described as challenging when it is of such an intensity, frequency, or duration as to threaten the quality of life and/or the physical safety of the individual or others and it is likely to lead to responses that are restrictive, aversive or result in exclusion.”

- It sets out how the needs of children who have been excluded and/or are not ready for mainstream education will be met including those children who require additional,
specialist provision. This will be recommended and actioned via the Doncaster Inclusion Panel, which runs alongside the In Year Fair Access Panel

- Be fair and transparent, to build confidence with all schools.
- Provide consistency across all secondary schools in Doncaster.
- Specialist advice, outreach and provision will be allocated to children and young people who require additional support at the point of school allocation. This will be “needs led” and informed by assessment.

3. **Principles**

3.1 The majority of pupils are already admitted to Doncaster secondary schools through the routine admissions procedures operated by the Admissions Service. The Secondary FAP will be underpinned by a transparent, collaborative approach, with the best interests of children at heart, which seeks to:

- Minimise children’s time out of education and secure appropriate school placements of children and young people.
- Secure an equitable distribution of children and young people across schools.
- Ensure that all schools participate and take an equitable share of children and young people, **irrespective of circumstances** and ensure that schools are held to account for complying with decisions under the Secondary FAP to admit without delay.
- The Secondary FAP should not be used as a means to circumvent the normal in-year admissions process. A parent can apply for a place as an in-year admission at any point and is entitled to an appeal when a place is not offered.
- Once the majority of schools have agreed the protocol, all schools **MUST** subscribe and take full part in accordance with the School Admissions Code (2014).
- The Secondary FAP may require schools to admit pupils above their Published Admission Number (PAN) and ahead of pupils on their waiting list or awaiting an appeal.
- Undersubscribed schools must not be required to admit a greater proportion of children, particularly those with a recent history of challenging behaviour than other schools.
- Schools must respond immediately to decisions on admission so that the admission of the pupil is not unduly delayed.
- Schools cannot refuse to admit a child who has been denied a place at the school appeal, if the Secondary FAP identifies that school as the one to admit the child.

4. **Children covered by the Secondary FAP**

4.1 The Secondary FAP will only be triggered when an eligible child has not secured a school place through the normal in-year admission procedures – i.e. when all other avenues to secure a school place have failed. **Where an admission authority receives an in-year application for a child who is eligible to be placed via the Secondary FAP, they must process the application in accordance with their normal in-year admission procedures in the first instance. They must not refuse to admit such children on the basis that**
they are eligible to be placed via the Secondary FAP.

4.2 In accordance with the School Admissions Code (2014) the Secondary FAP covers children of compulsory school age who fall into one of the following categories, who have difficulty in securing a school place and may be considered as more vulnerable than other pupils:

- Children who have been out of education for four or more weeks and reasonable measures have been taken to secure a school place through the normal in-year admission procedures.
- Children with unsupportive family backgrounds for whom a place has not been sought.
- Children who move into the area for whom there is no other available school within a reasonable distance e.g. service children.
- Children from the criminal justice system or in full-time alternative provision who need to be reintegrated into mainstream education. (For information, children entering Doncaster from out-borough alternative provision will be assessed before entering the FAP system.

Children and young people entering the Borough who have previously attended a PRU or AP setting will be allocated a mainstream school via IYFAP. They will receive an assessment placement at St Wilfrid’s Academy for a minimum of 6 weeks. St Wilfrid’s Academy will report back to IYFAP (following a full assessment) of the pupils' suitability for mainstream. If a pupil requires additional support as outlined in the Doncaster Graduated Approach, this will be consider at the inclusion Panel. The mainstream school remain responsible for safeguarding and monitoring attendance for the duration of any placement.

- Children who are homeless.
- Children of Gypsies, Roma, Travellers, refugees and asylum seekers.
- Children who are carers.
- Children with special educational needs, disabilities or medical conditions (but without an Education, Health and Care Plan).
- Children with a Child in Need Plan or a Child Protection Plan.
- Children living in refuge or in emergency accommodation.

4.3 Doncaster’s Secondary FAP also extends to children in the following categories:

- Children of families escaping domestic violence (if not already considered by the categories detailed in 4.2).
- Children who have been permanently excluded.
- Monitoring of children who are covered by Doncaster’s Managed Moves Protocol

4.4 The following children are not part of the Secondary FAP:

- Looked After Children or previously Looked After Children, as these children must be admitted.
• Children with Education, Health and Care Plans must not be referred to Secondary In-Year Fair Access Panels (IYFAP), as these children must be admitted to the school named in the Education Health and Care Plan.

• Children who are returning to school from Elective Home Education (EHE) who are expected to return to their previous school as part of an agreed policy between the Local Authority and secondary schools.

  Except where there has been specialist involvement and there is clear evidence of negative impact of the child from other professional sources. In this case the previous school MUST refer the case to Panel.
  Where there has been a significant change of address requiring lengthy journeys.
  Where there has been a change of phase.

5. Managed moves

5.1 A managed move can only take place when a child or young person is on roll at a school, and both the parents and the respective headteachers consent. We fully support the strategy to use managed moves in order to avoid a permanent exclusion, but it is intended that managed moves across schools may also be used where pupils experience social and emotional difficulties that prevent them from accessing learning. It is not intended for use in circumstances where parents themselves initiate a transfer from one school to another. In these cases, the normal admission procedures for the new school should be followed.

5.2 A managed move to another school is an option to enable the young person to have a fresh start in a new school.

5.3 By consideration of a managed move, headteachers may recognise that there has been a serious breach of behaviour policy within the school or may consider a move as per the managed move guidance in line with the graduated approach of support.

5.4 The Local Authority has revised the protocol in relation to managed moves in consultation with schools and is appended to this Secondary FAP (Annex 1).

5.5 As part of this Secondary FAP and the Managed Moves Protocol, the Secondary IYFAP will monitor managed moves and award appropriate credits as part of the fair access process.

5.6 It is important to recognise that an unsuccessful managed move does not remove the parents right to express a parental preference for the school or the right of appeal.

6. Secondary In-Year Fair Access Panel (IYFAP)

6.1 The purpose of the Secondary In-Year Fair Access Panel (IYFAP) is to consider evidence to inform the appropriate decision making for the placement of children & young people. This support improves outcomes for children & young people and their families.

6.2 Members will provide resource and commitment to support the collaborative outcomes which focuses on the support for children and young people who are using the Secondary FAP process.

6.3 The Secondary IYFAP is a collaborative, locally agreed partnership between the Local Authority and schools and has been established in its current form for over a year. Decision making is based on a collaborative agreement and robust, child-centred, needs-led discussion.
6.4 The Secondary IYFAP will continue to meet on a fortnightly basis.

6.5 The membership of the Secondary IYFAP is made up of:

- Chair (Elected by DASH)
- All secondary mainstream, AP and PRU Secondary school or their representative.
- Local authority named representative – Admissions Service.
- Local authority named representative – Inclusion Service.
- Local authority named representative – Attendance & Pupil Welfare Service
- Local authority Business Support representation – administration and clerking.
- Other invited persons when appropriate.
- The Doncaster Inclusion Panel will take place immediately after the Secondary In Year Fair Access Panel and Inclusion Panel membership is outlined in the Inclusion Panel Terms of Reference

6.6 All members to be a named representative. The representative if not a headteacher must have full delegated powers in making decisions as to admission.

Secondary IYFAP roles

6.7 The Secondary IYFAP Chair will be determined following consultation with schools. Only headteachers or their representatives have voting rights.

6.8 The Chair’s role is pivotal to the success of the Secondary IYFAP, acting as a mediator with other headteachers and colleagues, seeking representative views from local authority officers and negotiating or mediating with other headteachers when necessary.

6.9 The role of the Secondary IYFAP includes:

- Where a child is considered under the Secondary FAP, the Secondary IYFAP must secure a place for that child within 20 school days. Where a child is placed in a school via the Secondary FAP,
- Once a place has been offered, the school must contact the child’s parents within 5 school days and an admission meeting held within 10 school days. The Attendance & Pupil Welfare Service will support the school and parents with this arrangement. Parental Advocates will also attend this meeting to support families and ensure smooth transition into school.
- Holding schools to account through the Chair to make sure they are following all Secondary FAP processes appropriately.
- Monitor schools after the allocation of any Secondary FAP children to ensure they are following agreed timescales.
- If a school refuses to accept a child following placement via the Secondary FAP process, asking the Local Authority to intervene and use its powers of direction (as detailed in section 7)

6.10 Local authority officers have no voting rights they are there to give advice and guidance to the Secondary IYFAP.

6.11 The decision of the Secondary IYFAP is binding and individual headteachers must as a general point accept the decisions of the Secondary IYFAP as the review body.

6.12 The Secondary IYFAP may set precedence in decision making which is then applicable in similar cases. The Secondary IYFAP because of its review function can identify where areas of the Secondary FAP may not be working and give advice on changes during the next
review period. **At all times this must be in accordance with the School Admissions Code (2014) and all other relevant legislation.**

**Expectations of IYFAP members**

6.13 All time times, Secondary IYFAP members agree:

- To ensure the needs of children undertaking the Secondary FAP process are being met.
- To have full delegated powers and to act without the need to reference elsewhere.
- To attend Secondary IYFAP on a regular basis and send an appropriately briefed deputy with full delegated powers in case of non-attendance.
- To read papers in advance and prepare well to assist in effective decision making and questioning.
- To be accountable for best placement, support and outcomes for children.
- To participate in Secondary IYFAP discussion to ensure the best placement, support and outcomes for our children.
- To scrutinise pupil referrals and offer challenge to other professionals as appropriate
- To undertake follow-up actions as agreed in Secondary IYFAP.

**Admissions Service**

6.14 The Admissions Service will prepare and distribute applications and all associated information and documentation to Secondary IYFAP at least one week before all meetings.

6.15 The Admissions Service will maintain all criteria weighting and information on behalf of the Secondary IYFAP.

6.16 Doncaster Locality Outreach services (comprising of Attendance & Pupil Welfare Service Officers, Behaviour Outreach Support Officers and Inclusion Officers (depending on individual pupil need and circumstance) will ensure that all children undertaking the Secondary FAP process will be tracked and monitored via the Local Authority’s management information systems.

6.17 The Admissions Service has a responsibility for the statutory aspects of the School Admissions Code (2014) and all associated codes, regulations and legislation, and the processing of any challenge under the codes, and those referrals for direction as recommended by IYFAP.

**Administration and Business Support**

6.18 The Local Authority will provide venue, bookings and clerking/administration of all Secondary IYFAP meetings. This will be facilitated via the Inclusion Service, in line with the Doncaster Inclusion Panel Terms of Reference (Annex 4).

6.19 The Business Support officer has the responsibility to ensure that decisions are recorded and forwarded to the Admissions Service.

6.20 The Business Support officer present at the Secondary IYFAP meeting will ensure all minutes and outcomes agreed will be uploaded onto an electronic portal accessible by all schools by midday of the second full business day after the meeting (i.e. by midday Monday for a Thursday IYFAP meeting).
6.21 Local Authority officers are responsible for notifying any school that is not represented at the panel of any allocation agreed within one business day of the meeting.

6.22 Local Authority officers at Secondary IYFAP are responsible for issuing decision letters to parents and schools including the start date at the school for each child which has to be within 5 school days of the Secondary IYFAP's decision.

6.23 Business Support officers have no voting rights.

**Agenda**

6.24 The following standard agenda will be used for Secondary IYFAP meetings:

- Apologies and introductions
- Minutes and actions from previous meeting
- Overview of individual referrals:
  - Review of paperwork
  - Questions on the information given
  - Any appropriate additional information from other agencies?
  - Placement – who, when and how?
  - Support and possible risk assessment
  - Actions and who is responsible
- Admissions for children who may be subject to a School Attendance Order
- Learning outcomes from meeting
- Any other business

**Secondary IYFAP and criteria for selection of receiving school**

6.25 It is important that all schools are asked to admit a balance of pupils under the protocol. The decision should be mindful but not restricted to the following factors as well as taking account of professional advice from the referring school and appropriate professionals:

- Specific issues in relation to the individual case.
- Parental Preference.
- Geographical proximity / distance factors / travel time.
- Number of placements made by Secondary IYFAP to individual schools as reflected in the allocation scoring system (See **Annex 2**).

6.26 Decisions will be made taking account of the following:

- **Offers from schools to take cases in accordance with the Secondary FAP.**
- **All parties, including schools that are not represented at Secondary IYFAP, are expected to comply with Secondary IYFAP procedures and decisions to ensure the process is effective and children are placed quickly.**
- **The allocation scoring system will only be used if no school agrees to offer a school place.**

**Conduct of the Secondary IYFAP**

6.27 All schools are open to Secondary FAP allocations regardless of whether a headteacher attends or does not attend the Secondary IYFAP. Adopting this principle will contribute to the equity of placements across all schools.

6.28 Decisions will be made fairly, consistently and transparently in the best interests of the young person’s educational needs, the considered allocated school and in the spirit of the Children

6.29 Access to education following Secondary IYFAP allocation is secured within agreed time scales both at the point of entry and exit from provisions. This applies not only to mainstream school placements but alternative provision (AP) settings.

6.30 Decisions will be reached by consensus deploying the system outlined in paragraphs 6.25 and 6.26, whenever possible, with the Chair mandated to take appropriate action where this has not proved possible and/or in special circumstances when it would not be appropriate for a school to accommodate a pupil even if it was the relevant school’s requirement to do so in line with the agreed weighting framework.

6.31 No school should be asked to take a disproportionate number of pupils who have either been excluded from other schools, or who have been considered at Secondary IYFAP because they are viewed as being hard to place. The decision system provides a framework for supporting the equitable distribution of vulnerable learners into provision, with proportionate needs-led weighting criteria.

6.32 All schools recognise their collective responsibility for all pupils and will work collaboratively to manage pupils with challenging behaviour, involving multi-agency support, accessed where appropriate. All members will work together to secure commitment to the inclusion agenda and to reduce exclusion from schools.

**Communication of IYFAP decisions**

6.33 Upon determination, the allocated school will be formally notified by the Admissions Service (if not present at the meeting) and required to admit the applicant on the school roll within 15 school days of notification APWS will also be notified and will contact the parents of the child to support the reintegration.

6.34 Schools are required to respond within 7 calendar days of notification if they do not agree to admit. In the event of a refusal, the Local Authority has the power to direct any maintained school in accordance with the School Admissions Code (2014). Maintained schools may refer the case to the Schools Adjudicator who will determine which school is to admit the student. In the case of a refusal by an academy, the Local Authority will refer the case to the Secretary of State and request a direction.

6.35 The decision of the Secondary IYFAP will be communicated to the parent and young person by the Admissions Service. If the parent is unhappy with the decision, they have a legal right to appeal for their preferred school through the admission appeals process.

6.36 As well as responsibility for the decision making at the Secondary IYFAP, nominated school representatives have responsibility to feedback and update their headteacher and other appropriate colleagues on Secondary IYFAP discussions and outcomes, and to oversee the admission of pupils placed under Secondary FAP at their school.

7. **The Local Authority’s powers of direction**

7.1 The following section should be read in conjunction with the flow chart process in Annex 3.

**Local authority powers of direction (general powers)**

7.2 The Local Authority will consider giving a maintained school a direction to admit a child where it notifies the Local Authority within 7 calendar days of notification of the placement being made of its refusal to admit a child placed at the school via the FAP.
7.3 The Local Authority has the power to direct the admission authority for any maintained school in Doncaster to admit a child even when the school is full. The Local Authority can only make such a direction in respect of a child residing in Doncaster who has been refused entry to, or has been permanently excluded from, every suitable school within a reasonable distance.

7.4 The Local Authority must choose a school that is a reasonable distance from the child’s home and from which the child has not been permanently excluded. It must not choose 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.

7.5 Before deciding to give a direction, the Local Authority must consult the governing body of the school concerned, the parent of the child and the child if they are over compulsory school age. If, following consultation, the Local Authority decides to direct, it must inform the governing body and the headteacher of the school concerned. The governing body can appeal by referring the case to the Schools Adjudicator within 15 calendar days (seven days for a looked after child). If it does this the governing body must tell the Local Authority. The Local Authority must not make a direction until the 15 days have passed and the case has not been referred.

7.6 If the case is referred to the Adjudicator, the Adjudicator may either uphold the direction or determine that another maintained school must admit the child. The Adjudicator’s decision is binding. The Adjudicator must not direct a school to admit a child if this would require the school to take measures to avoid breaking the rules on infant class sizes and those measures would prejudice the provision of efficient education or the efficient use of resources.

**Secretary of State’s power of direction (academies)**

7.7 Where the Local Authority considers that a secondary academy school will best meet the needs of any child, it will ask the academy to admit that child but has no power to direct it to do so. It is anticipated that the Local Authority and academy school concerned will usually come to an agreement, but if an academy school refuses to admit the child, the Local Authority may 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.

7.8 The Local Authority will use its best endeavours to work in partnership with all secondary schools through the Secondary FAP process to avoid any need to ask the Secretary of State to intervene. However, if it believes an academy school is being unreasonable it will look to escalate to the Multi-Academy Trust, Regional Schools Commissioner and Her Majesty’s Inspection in the first instance.

7.9 If the Local Authority provides education for a pupil that an academy school has refused to take after going through the Secondary FAP process, it will consider reclaiming all necessary costs from the academy school, should it be found the school acted unreasonably by the Secretary of State.
ANNEX 1

MANAGED MOVES PROTOCOL

Managed Moves guidance for schools and Academies
The Local Authority has produced this guidance following consultation with schools/academies in Doncaster.

Definition of a Managed Move
A Managed Move is a voluntary agreement between two schools, a child and the child’s family.

It allows a child who is at risk of permanent exclusion to have a trial transfer to another setting on a dual registered basis. The move requires the agreement of the child’s parent/carer, the head teacher of the child’s current school (the home school) and the head teacher of the receiving school.

Legislation
Current Government guidance (Exclusion from maintained schools, academies and pupil referral units in England- Statutory Guidance for those with legal responsibilities in relation to exclusion 2017) advises school leaders that:

“A pupil at any type of school can also transfer to another school as part of a “managed move” where this occurs with the consent of the parties involved, including the parents and the admissions authority of the school. However, the threat of exclusion must never be used to influence parents to remove their child from the school.”

Principles
The following principles should underpin all requests for Managed Moves:

- A Managed Move request should be initiated by the child’s current (home) school
- It is essential that the full agreement of parents/carers is obtained. The views of the pupil to undertake a transfer to another school voluntarily must also be considered.
- All schools must act in a spirit of partnership and collaboration for the Managed Move arrangements to work
- It is recommended that a Managed Move should last for no longer than 12 weeks
- In exceptional circumstances a Managed Move can last up to 16 weeks but this must be agreed via Fair Access Panel (or Inclusion Panel)
- Regular review and progress reports must be undertaken (recommended review cycle is 4 weekly during the Managed Move)
- A Managed Move should be a last resort for a Looked After Child and take place only with the agreement and support of the LA Virtual School
- If an alternative school place is being sought for a child with an EHCP, such queries should be directed to the LA SEN Team for consideration through the correct consultation channels and should not be considered under the managed move process.
- Fair Access Panel (or Inclusion Panel) oversee managed moves across the Borough and panel will receive updates after review periods in order to monitor and evaluate success.

Criteria
A Managed Move is never an early or first response due to a child’s challenging behaviour. Managed Moves should be considered as part of a measured response to supporting the child’s emotional, social and behavioural needs. It is likely to be a strategy considered as part of the graduated approach of support.

It is the expectation of the Local Authority that a Managed Move should be considered prior to a permanent exclusion being implemented (unless there is a serious breach of a school behaviour policy). The home school should be able to demonstrate that all other preventative strategies have been exhausted. The schools own interim procedures will have already been implemented along with all strategies to avoid exclusion and address challenging behaviour.
A Managed Move would NOT normally be appropriate if:
- A parent is seeking a straightforward transfer to another school
- The child is not on a school roll
- The child would be unable to return to the home school if the placement is unsuccessful
- It would not ultimately be of benefit to the child

The school and family need to share the view that the receiving school is likely to be able to offer something sufficiently different to make the Managed Move viable. This may include the size/location of the new school or a new peer group/teaching team/curriculum, depending on the needs of the child.

**Expectations**
- Every school will maintain a stock of school uniform for children who are undertaking a managed move
- Where a part-time timetable is employed, appropriate attendance codes should be used and the part-time timetable should be reported to the Local Authority as per the Part Time Timetable Guidance.
- The Local Authority will provide Case Officers to oversee managed moves, offer advice and guidance, and attend review meetings as appropriate
- Managed Move data will be shared at the Fair Access Panel (or Inclusion Panel) on a regular basis in line with current data sharing agreements

**Tiered System for Managed Moves**
- **Tier 1**
  - **Purpose:** Respite
  - **Duration:** Up to 12 weeks
  - **Ending:** Pupil always returns to home school.
  - **Credit:** No credit allocated

- **Tier 2(a)**
  - **Purpose:** Early Intervention
  - **Duration:** Up to 12 weeks
  - **Ending:** Option to move onto new school roll
  - **Credit:** Credit allocated if taken on roll

- **Tier 2(b)**
  - **Purpose:** New opportunity due to challenging circumstances (perceived bullying issue, school refusal concerns)
  - **Duration:** Up to 12 weeks
  - **Ending:** Option to move onto new school roll
  - **Credit:** No credit allocated if taken on roll

- **Tier 3**
  - **Purpose:** Immediate prevention of breakdown of school placement
  - **Duration:** Up to 12 weeks
  - **Ending:** Pupils moves onto new school roll
  - **Credit:** Credit allocated if taken on roll

**Procedures**
1. Prior to requesting a Managed Move, the Head Teacher should be satisfied that all reasonable steps have been taken to resolve the pupil’s difficulties in school. This should include the involvement of relevant support services.
2. The current school must consult with the parents and child about their views on a move to another school at a review meeting as part of the pupil’s current support plan. The school should invite any other relevant professionals.

3. **Schools must not suggest to parents that they remove the child and find another school.** All such cases, whereby parents/carers agree given this as a suggested option, will be formally investigated by the Local Authority.

4. A request for a managed move should be brought to the Fair Access Panel (or Inclusion Panel) and formally agreed.

5. Following approval from panel and when a receiving school has been identified and the parents have agreed, information should be shared with the receiving school (see suggested template).

6. A meeting should be arranged as soon as possible (good practice would be within 2 weeks). Representatives from both schools, parents and the pupil should attend this meeting. If the child refuses to engage at this stage then he/she will remain at the original school and the FAP (or Inclusion Panel) should be informed.

7. The receiving school must admit the pupil in accordance with the principles outlined in the child’s support plan. This might, for example include pastoral support for the duration of the Managed Move period.

8. Responsibility for attendance remains with the original school.

**Views of the child**

While it is expected that the child should attend some, if not all of the Managed Move meetings and reviews and be encouraged to express their view freely and honestly, it may be difficult for them to do this. An adult who has a good rapport with the child should find of their views about the current and proposed situations.

**Registration of Managed Move Pupils**

If a child is subject to a Managed Move they must be registered as follows:

- If a child is on roll of school 1, an agreement is made that they will attend school 2 for 12 weeks.
- School 1 is the main base, record the child as dual registered, and mark the register as D.
- School 2 is the subsidiary base, record the child as dual registered, and mark the register according to whether or not the child attends.
- If the Managed Move is successful, the child comes off the roll of School 1 and is shown as single registered on the roll of school 2.

**Monitoring**

A member of the receiving school staff team should meet the child regularly to review their progress towards the Managed Move targets, This allows the child the chance to identify what has gone well and how to replicate success.

During the Managed Move the receiving school should provide the home school with a weekly record of the child’s attendance (how this is communicated should be agreed in the initial Managed Move meeting and recorded on the template document).

The placement should be reviewed every 4 weeks and the child, parents, both schools, professionals supporting the family and the LA Case Officer should be invited to attend the review meetings.

**End of Managed Move Period**

At the final review meeting, a decision must be made as to whether the pupil transfers permanently to the receiving school or returns to the original school. The decision must be reasonable and in line with original targets set for the student at the outset of the Managed Move period and any subsequent review meetings held during the move.

The outcome of the move should be shared at Fair Access Panel (or Inclusion Panel) for sign-off and weightings allowance to be implemented.
On the agreed date, the pupil’s name must be deleted from the Admission Register if the original school and shown as single registered on the admission register of the receiving school.

**Ending a move early**
In exceptional circumstances (usually due to significant behavioural challenges) the receiving school may wish to terminate the arrangement before the Managed Move is completed. If so, the receiving school’s head teacher should consult with the original head teacher before confirming this decision in writing to parents, specifying the date from which the pupil must return to the original school.

The outcome of the move should be shared at Fair Access Panel (or Inclusion Panel) for further discussion.

**Funding**
The receiving school may wish to negotiate the transfer of funding if the pupil is formally admitted. The appropriate amount would be the balance remaining of the AWPU plus any other amounts such as SEN funding or pupil premium. Schools may wish to negotiate the backdating of funds to the beginning of the trial period. It would be appropriate for schools to discuss funding arrangements prior to the commencement of the Managed Move.

**Transport**
Transport arrangements (if required) must be considered at the planning meeting. The cost of any transport will be met by the parent(s) or by the home school.
ANNEX 2

SECONDARY SCORING FRAMEWORK

1. The system will aim to ensure fairness and equity in the distribution of those children identified in the Secondary FAP process. It is intended to support the principle that all secondary schools are inclusive and already take a wide and diverse population whilst recognising particular circumstances which may mitigate against admitting Secondary FAP children.

2. The system is designed to be easy to calculate, clear to understand and accurately represent the position of each school. The system will be managed and maintained by the Admissions Service as part of their membership of the Secondary IYFAP.

3. It is important that all secondary schools are asked to admit a balance of pupils under the protocol. The decision should be mindful but not restricted to the following factors as well as taking account of professional advice from the referring school and appropriate professionals:

   - Specific issues in relation to the individual case.
   - Parental Preference.
   - Geographical proximity / distance factors / transport.
   - Number of placements made by Secondary IYFAP to individual schools as reflected in the allocation scoring system

Decision making

4. Decisions will be made taking account of the following:

   - Offers from schools to take cases in accordance with the Secondary FAP.
   - All parties, including schools that are not represented at Secondary IYFAP, are expected to comply with Secondary IYFAP procedures and decisions to ensure the process is effective and children are placed quickly.
   - The allocation scoring system will only be used if no school agrees to offer a school place.

Allocation scoring system

5. An initial score for each Secondary school in Doncaster will be set at the start of the academic year and will be calculated from the latest pupil census data using the following categories and weightings:

<table>
<thead>
<tr>
<th>Baseline weighting criteria</th>
<th>% base weighting</th>
</tr>
</thead>
<tbody>
<tr>
<td>EHCP percentage</td>
<td>15%</td>
</tr>
<tr>
<td>Children looked after or previously looked after percentage</td>
<td>15%</td>
</tr>
<tr>
<td>Pupil premium percentage</td>
<td>15%</td>
</tr>
<tr>
<td>Children with a Child in Need Plan or a Child Protection Plan percentage</td>
<td>15%</td>
</tr>
<tr>
<td>Mobility - pupils who joined outside the usual start time percentage</td>
<td>15%</td>
</tr>
<tr>
<td>Deprivation - Average deprivation score based on IMD</td>
<td>25%</td>
</tr>
<tr>
<td></td>
<td>100%</td>
</tr>
</tbody>
</table>

6. An initial index score is then calculated for all schools based on these categories and weightings based around the average score for Doncaster being 100.

7. At a particular Secondary IYFAP the invited secondary school with the lowest total score for the weighted factors would be ranked first and the most likely to admit the next pupil via Secondary IYFAP, if the allocation scoring system was required. The following example gives an indication of the initial index score.
Score adjustment system

8. Under the system the baseline index score detailed above would be adjusted on a case by case basis when a school permanently excludes a student or admits a pupil via Secondary IYFAP. Successful managed moves would also be credited.

9. The figure is added or subtracted to the index score identified above to determine the relevant school score and ranked position at any given point during the school year.

10. **20 points will be added** to the baseline index score when a school permanently excludes a pupil.

11. **10 points will be subtracted** to the baseline weighting index score when a school admits a pupil via Secondary IYFAP.

12. Successful managed moves would **subtract half the points** of a pupil admitted via Secondary IYFAP.

13. The information and live scores and ranking for all relevant school will be available at all Secondary IYFAP meetings.
Annex 3

Directions flow chart (overview of process)

Child is considered under the Fair Access Protocol

School identified and notified

Consultation and negotiation between local authority, governing body, parent and child

Maintained school, for which the local authority is not the admission authority, refuses to accept child (local authority to be notified within seven calendar days)

School agrees to accept child on roll

Academy refuses to accept child (local authority to be notified within seven calendar days)

Local authority informs school of intention to direct (if child has been refused entry to, or permanently excluded from, every suitable school within reasonable distance)

Local authority informs Academy of intention to request a direction

Governing body can appeal by referring case to Schools Adjudicator within 15 calendar days (seven days for a looked after child)

Academy sets out reasons for refusal in writing to local authority within 15 calendar days (seven days for a looked after child)

Direction not upheld – local authority cannot direct (Schools Adjudicator can direct to alternative school)

Direction upheld – local authority has power to direct

Local authority applies for a direction to the EFA from the Secretary of State putting forward case for and against (Academy has seven days to make further representations)

Secretary of State directs Academy

No direction - alternative school to be identified by local authority

School agrees start date with child’s parents

*Note: A community or voluntary controlled school cannot refuse to admit a pupil if requested by its own admissions authority.
**ANNEX 4**

**Inclusion Panel**

Terms of Reference

Version: September 2019

Review Date: September 2020

1 **Role and Purpose**

1.1 The purpose of the Inclusion Panel is to consider evidence to inform the appropriate decision making for the education placement of children & young people who exhibit challenging behaviour or have additional needs. This is as part of the graduated approach for the identification, assessment, planning, delivery and review of behaviour support in order to improve outcomes for children & young people and their families.

1.2 Members will provide resource and commitment to support the collaborative outcomes which focuses on the support for young people who may exhibit challenging behaviour.

2 **Functions of the Panel**

2.1 The Inclusion Panel provides a forum for considering all new referrals made by education settings in respect of challenging behaviour and will allocate funds, resources and/or placement changes accordingly.

2.2 To receive up-dates on previous cases as appropriate and review the allocation of placements in accordance with policy and capacity of specialist education placements.

2.3 All members of the Inclusion Panel will be signed up to the Information Sharing Agreement and panel information GDPR compliant. Any data regarding a young person’s package of care may be shared at Panel and responsibility for recording decisions and financial implications of these will be held by all members of the panel.

2.4 To provide regular up-dates to inform strategic decision making to the Inclusion Programme Board and Learning Provision & Organisation Board as appropriate.

3 **Chair**

3.1 The Inclusion Panel will be chaired by Local Authority senior leadership representative from the Inclusion & Behaviour Service.

3.2 The Chair has the responsibility to ensure that decisions are made in a timely manner.

4 **Membership**

4.1 The Inclusion Panel is a collaborative, locally agreed partnership between the Local Authority and Schools/Academies within the Borough of Doncaster. Decision making is based on a collaborative agreement and robust, child-centred, needs-led discussion.

The Core Panel with decision making authority will be made up of:

- Chair – LA Senior Leadership Representative from Inclusion & Behaviour Service
- Vice Chair – *(Chair of IYFAP)*
- Mainstream School Senior Leader *(From IYFAP where possible)*
- Educational Psychologist
- Head of PRU (Levett)
• Head of Alternative Providers representation
• Day 6 provider Senior Leader
• Local Authority SEND Officer
• Local Authority Attendance & Pupil Welfare Service Manager
• Early Help Pathway Lead
• Senior Education Officer (LA)
• DSCT representative
• CAMHS Early Intervention Practitioner
• Multi Academy Trust Regional Inclusion Director

4.2 Support to the Panel:
• Business support

4.3 In an advisory capacity (or attending for individual cases only):
• EPIC Case Manager
• Virtual School Head or Representative
• Education Welfare Officer - Children Missing in Education
• Case Manager or professional working with the young person

5 Making a referral to panel: Expectations of schools/academies

5.1 To provide a comprehensive case briefing note with relevant embedded documents and plans for the child to the Inclusion Panel mailbox: bits@doncaster.gov.uk by Noon on the Thursday before the published panel

5.2 To present cases Inclusion Panel, fully briefed. Schools senior behaviour leads will be invited to attend for agreed cases to present to panel.

5.3 To take away actions and ensure that cases are received back at panel within the agreed timescales.

6 Meeting structure

6.1 The panel will meet monthly at a regular time convenient to the Panel. This will be Friday mornings commencing at 09:00 during term time only. Wherever possible, meetings will be held at the Behaviour Outreach Support Service Building in Bentley, Doncaster

6.2 Items will not be considered without a fully completed case briefing note with appropriate background information included,
• Inclusion Panel referral form
• Assessment of Behavioural Need: to include at least two completed assessment tools, Pastoral Support Plan or Individual Behaviour Plan.
• Evidence of Assess, Plan, Do, Review cycles relating to individual need
• Evidence of Multi-agency support as appropriate including an early help assessment.
• Completed Inclusion Pre-Panel submission checklist

6.3 The schools senior behaviour lead practitioner will present the cases to panel

6.4 Panel will consider and take account of the social, emotional and education needs of children and young people when making a recommendation with regards to provision.

6.5 Placement costs will be clearly recorded and used by the finance service to accurately project annual placement spend against the budget.

6.6 Panel decisions will be communicated to the referring school via email by 1700 on the day of panel.

7 Quorum

7.1 The panel will require representation from the Local Authority to act as Chair, a Representative Head Teacher as Vice Chair and one other from the core group for the panel to be quorate.
7.2 Delegation of membership due to absence must be to individuals within the named organisations who have sufficient authority to make financial and/or placement decisions on behalf of their organisation.

8 Expectations of members

8.1 To attend panel on a regular basis and send an appropriately briefed deputy in case of non-attendance.
8.2 To read papers in advance and prepare well to assist in effective decision making and questioning.
8.3 To be accountable for best practice around placement, support and outcomes for children and young people.
8.4 To participate in panel discussion to ensure the best placement, support and outcomes for our children and young people.
8.5 To scrutinise pupil referrals and offer challenge to other professionals as appropriate
8.6 To undertake follow-up actions as agreed in panel in a timely manner.

9 Administration

9.1 Meetings will be arranged by and recorded by Doncaster Council.
9.2 The panel agenda and supporting papers will be circulated on the Tuesday before the meeting following triage.
9.3 Decisions relating to cases made at the panel will be circulated the same day by 1700 in the form of an action log.

10 Review

10.1 These Terms of Reference will be reviewed annually.