



Oversight and Governance

Chief Executive's Department

Plymouth City Council

Ballard House

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Published 12/02/25

Delegated Decisions

Delegated Executive/Officer Decisions

Delegated Executive and Officer decisions are published and are available at the following link - <https://tinyurl.com/ms6umor>

Cabinet decisions subject to call-in are published at the following link - <http://tinyurl.com/yddrql6>

Notice of call-in for non-urgent decisions must be given to the Democratic Support Team by 4.30 pm on 19/02/2025. Please note – urgent decisions and non-key Council Officer decisions cannot be called in. Copies of the decisions together with background reports are available for viewing as follows:

- on the Council's Intranet Site at <https://modgov/mgDelegatedDecisions.aspx>
- on the Council's website at <https://tinyurl.com/jhnax4e>

The decisions detailed below may be implemented on 20/02/2025 if they are not called-in.

Delegated Decisions

1. Councillor Tudor Evans OBE, Leader of the Council:

- I.a. L37 24/25 Midland House Decant - Request for Additional Funding **(Pages 1 - 26)**
- I.b. L40 24/25 Lipson Vale Phase I Trefusis Park Flood Defence (Trefusis Park Flood Relief Scheme) **(Pages 27 - 78)**
- I.c. L44 24/25 - Council House Cladding **(Pages 79 - 104)**

2. Councillor Sally Cresswell, Cabinet Member for Education, Apprenticeships and Skills:

- 2.a. ESA02 24/25 - School admission arrangements 2026/2027 **(Pages 105 - 190)**


EXECUTIVE DECISIONmade by a **Cabinet Member****REPORT OF ACTION TAKEN UNDER DELEGATED AUTHORITY BY AN INDIVIDUAL CABINET MEMBER**

Executive Decision Reference Number – L37 24/25

Decision				
1	Title of decision: Midland House Decant – Request for Additional Funding			
2	Decision maker: Councillor Tudor Evans OBE (Leader of the Council)			
3	Report author and contact details: Nathan Sanders (Programme Manager). Nathan.sanders@plymouth.gov.uk ; 01752 307780			
4	Decision to be taken: 1. Approves the business case; 2. Allocates £213,798.26 to the capital programme, funded by service borrowing.			
5	Reasons for decision: The additional expenditure to vacate Midland House has been caused largely by the increased cost of the fit-out works to Ballard House, to accommodate Children's Services teams. The main contract for the works was significantly higher than anticipated and there have been a number of variations and scope changes to the project. The budget position has been reported regularly to the New Ways of Working Programme Board and it was agreed that the additional funding request would be dealt with in-year.			
6	Alternative options considered and rejected: No additional funding added to the project budget. This would mean that the budget cannot be balanced as the works are completed and the expenditure has already been incurred.			
7	Financial implications and risk: The additional budget of £213,798.26 will be repaid from service borrowing as set out in the accompanying business case.			
8	Is the decision a Key Decision? (Please contact Democratic Support for further advice)	Yes	No	Per the Constitution, a key decision is one which: in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1million is significant in terms of its effect on communities living or working in an area
			X	
			X	
			X	

				comprising two or more wards in the area of the local authority.
	If yes, date of publication of the notice in the Forward Plan of Key Decisions	N/A		
9	Please specify how this decision is linked to the Council's corporate plan/Plymouth Plan and/or the policy framework and/or the revenue/capital budget:	This project directly supports the corporate priority to keep young people, children and adults protected through providing fit-for-purpose accommodation for staff and clients.		
10	Please specify any direct environmental implications of the decision (carbon impact)	There is no direct environmental implication to this decision for additional funding. However, the project to vacate Midland House is enabling the Council to reduce its carbon footprint as the building will be declared surplus to requirements. A Climate Impact Assessment is attached.		
Urgent decisions				
11	Is the decision urgent and to be implemented immediately in the interests of the Council or the public?	Yes		(If yes, please contact Democratic Support (democraticsupport@plymouth.gov.uk) for advice)
		No	X	(If no, go to section 13a)
12 a	Reason for urgency:			
12 b	Scrutiny Chair Signature:		Date	
	Scrutiny Committee name:			
	Print Name:			
Consultation				
13a	Are any other Cabinet members' portfolios affected by the decision?	Yes	X	
		No		(If no go to section 14)
13b	Which other Cabinet member's portfolio is affected by the decision?	Councillor Chris Penberthy (Cabinet Member for Housing, Cooperative Development and Communities)		
13c	Date Cabinet member consulted	23 January 2025		

14	Has any Cabinet member declared a conflict of interest in relation to the decision?	Yes		If yes, please discuss with the Monitoring Officer				
		No	X					
15	Which Corporate Management Team member has been consulted?	Name	Jens Gemmel					
		Job title	Interim Chief Operating Officer					
		Date consulted	13/01/2025					
Sign-off								
16	Sign off codes from the relevant departments consulted:	Democratic Support (mandatory)	JS96 24/25					
		Finance (mandatory)	DJN.24.25.146					
		Legal (mandatory)	LS/00001312/2/AC/14/1/25					
		Human Resources (if applicable)	n/a					
		Corporate property (if applicable)	FM/250113/001					
		Procurement (if applicable)	n/a					
Appendices								
17	Re f.	Title of appendix						
	A	Briefing report for publication						
	B	Equalities Impact Assessment						
	C	Climate Impact Assessment						
Confidential/exempt information								
18a	Do you need to include any confidential/exempt information?	Yes	X	If yes, prepare a second, confidential ('Part II') briefing report and indicate why it is not for publication by virtue of Part I of Schedule 12A of the Local Government Act 1972 by ticking the relevant box in 18b below. (Keep as much information as possible in the briefing report that will be in the public domain)				
		No						
		Exemption Paragraph Number						
		1	2	3	4	5	6	7
18b	Confidential/exempt briefing report title:			X				

	Midland House decant additional funding business case							
Background Papers								
19	<p>Please list all unpublished, background papers relevant to the decision in the table below.</p> <p>Background papers are <u>unpublished</u> works, relied on to a material extent in preparing the report, which disclose facts or matters on which the report or an important part of the work is based. If some/all of the information is confidential, you must indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box.</p>							
Title of background paper(s)		Exemption Paragraph Number						
		1	2	3	4	5	6	7
Cabinet Member Signature								
20	<p>I agree the decision and confirm that it is not contrary to the Council's policy and budget framework, Corporate Plan or Budget. In taking this decision I have given due regard to the Council's duty to promote equality of opportunity, eliminate unlawful discrimination and promote good relations between people who share protected characteristics under the Equalities Act and those who do not. For further details please see the EIA attached.</p>							
Signature		Date of decision	12 th February 2025					
Print Name	Councillor Tudor Evans OBE (Leader of the Council).							

Midland House decant – request for additional funding Executive Decision Briefing Report



This Executive Decision seeks approval to add £213,798.26 to the capital programme to fund the additional expenditure that has been required to vacate Midland House.

The original approval for this project, with a budget of £0.850M, can be viewed here in the Executive Decision, [Decision - Relocation of Staff and Services from Midland House to Ballard House - Modern Council](#)

The overall cost of the project, including purchase, adaptations, condition works, fees and contingency is detailed in the Part 2 business case.

The additional expenditure to vacate Midland House has been caused largely by the increased cost of the fit-out works to Ballard House, to accommodate Children's Services teams. The main contract for the works was significantly higher than anticipated and there have been a number of variations and scope changes to the project.

The project was completed in the summer of 2024 and has enabled the vacation and preparation for sale of Midland House, for which a capital receipt is expected. There will also be annual savings in running costs and a reduction in the Council's carbon footprint once the building has been released from the corporate estate.

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The following relates to exempt or confidential matters (Para(s) 3 of Part 1, Schedule 12A of the Local Govt Act 1972). Any breach of confidentiality could prejudice the Council/person/body concerned & might amount to a breach of the councillors /employees codes of conduct.

Document is Restricted

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EQUALITY IMPACT ASSESSMENT

Relocation of CYPF Services from Midland House to Ballard House



STAGE 1: WHAT IS BEING ASSESSED AND BY WHOM?

What is being assessed - including a brief description of aims and objectives?	<p>It is proposed that staff and services currently delivered from Midland House be relocated to Ballard House. The milestone date for relocation is December 2022 with all CYPF service activity, including customer contact to be accommodated at Ballard House.</p> <p>Consultation with service users and advocacy networks will commence in December 2021 with representatives of those impacted engaged in detailed design workshops. Consultation and engagement events will be consulted multiple channels to ensure accessibility for all.</p>
Author	Heidi Ondrak, Programme Manager
Department and service	Transformation, Customer & Corporate Services
Date of assessment	4 November 2021

STAGE 2: EVIDENCE AND IMPACT

Protected characteristics (Equality Act)	Evidence and information (e.g. data and feedback)	Any adverse impact See guidance on how to make judgement	Actions	Timescale and who is responsible
Age	<p>Demographic information for the wider community (summary equality profile 2021)</p> <ul style="list-style-type: none"> The average age in Plymouth (38.6 years) is below the England average (40 years), and the South West (44.1 years). Children and young people (CYP) under 18 account for 20 	<p>No adverse impacts are anticipated. Until implementation potential adverse impacts are not known for certain</p> <p>New facilities provided will match existing facilities as a minimum.</p> <p>Location may be of consideration for service users accompanied Children as Ballard House is</p>	<p>Consultation via working groups and end user led detailed design workshops with service users and advocacy networks to understand whether an additional 161 metres walk is tolerable.</p> <p>Engagement with parents of young children and the</p>	<p>Dec 2021</p> <p>Transformation Project Manager</p>

	<p>per cent of our population, with 18 per cent being under 16.</p> <ul style="list-style-type: none"> Between 2020 and 2035, it is expected that the number of people aged over 65 with a limiting long- term illness will rise from 13,100 to 17,500. <p>The project will affect service users and visitors to Midland House of all ages. As CYPF support families and young people, some of these visitors may be under the age of 16.</p>	<p>served by public transport which requires users to alight and embark public transport at either Western Approach or Walkabout. Moving the service adds approximately 161 metres additional walk for service users.</p>	<p>relevant voluntary and community sector advocacy and support networks to understand whether there are any issues along the walk in terms of accessibility for prams or strollers. Also to consider the securing and storage of buggies when parents are accessing the service.</p>	
<p>Disability</p>	<p>A total of 31,164 people (from 28.5 per cent of households) declared themselves as having a long-term health problem or disability (national figure 25.7 per cent of households), (2011 Census).</p> <ul style="list-style-type: none"> 10 per cent of our population have their day-today activities limited a lot by a long-term health problem or disability (2011 Census) <p>The total number of people with a current or work limiting disability in employment stood at 26,400 for the period to September 2020.</p> <p>Findings from consultation with disability advocacy and support networks (PADAN, Access Able) to be included to ensure</p>	<p>Location may be of consideration for service users with mobility issues as Ballard House is served by public transport which requires users to alight and embark public transport at either Western Approach or Walkabout.</p> <p>Moving the service adds approximately 161 metres to this walk. The furthest bus route is 643 metres from Ballard House.</p> <p>Carers or people with caring responsibilities may be impacted by the changes. Young carers who have S.E.N.D may struggle with understanding how to get to the new location</p>	<p>Full building accessibility audit recommended at detailed planning stage.</p> <p>Consultation and engagement with service users</p> <p>Ensure adequate disabled parking for service users</p> <p>Consult with local disability networks relating to public transport links and walking journeys to understand the least impactful journey by public transport. Also to consider layout and signage in and around the building and the use of supported travel planning and easy to understand maps to locate the service ahead of the service moving.</p>	<p>Commence Dec 2021 Transformation Project Manager</p>

	<p>accessibility to the building in modified plans</p>		<p>Provision of hearing loops and allocated storage or wheelchairs and/ or mobility aids</p> <p>Plans for the customer facing area include provision of a disabled rest room for service users. Consideration will be given to whether changing facilities are required for disabled adults with incontinence issues.</p> <p>Service users who are emotionally distressed or have mental health issues may require a space suitable to be able to decompress. This will considered in the space planning.</p> <p>Consideration will be given to whether changing facilities are required for disabled adults with incontinence issues.</p>	
<p>Religion or belief</p>	<p>Demographic information for the wider community</p> <ul style="list-style-type: none"> • Christianity is the biggest faith in the city with more than 58 per cent of the population (148,917 people). • 32.9 per cent (84,326) of the Plymouth population stated they had no religion. • Those with a Hindu, Buddhist, Jewish or Sikh 	<p>No adverse impacts are anticipated.</p> <p>There will be access to multiple bookable spaces in the customer facing area and it is recommended that as required service users be given access to a private space for prayer/ reflection.</p>	<p>Not applicable</p>	<p>Not applicable</p>

	<p>religion combined totalled less than 1 per cent.</p> <ul style="list-style-type: none"> • Islam: 0.8 per cent, (2,078 people) doubled from 0.4 per cent since 2001. • Buddhism: 0.3 per cent, (881 people) increased from 0.2 per cent since 2001. • Hinduism: 0.2 per cent, 567 people described their religion as Hindu. • Judaism: 0.1 per cent, 168 people • Sikhism: 89 people (less than 0.1 per cent), increased from 56 people since 2001. • 0.5 per cent of the population had a current religion that was not Christianity, Islam, Buddhism, Hinduism, Judaism or Sikh, such as Paganism or Spiritualism. 			
<p>Sex - including marriage, pregnancy and maternity</p>	<p>Overall 50.3 per cent of our population are female and 49.7 per cent are male: this reflects the national figure of 50.6 per cent females and 49.4 per cent males (ONS MYE 2019).</p> <p>The change of office location may impact parents and carers of young children and expectant mothers</p>	<p>As previously stated Midland House is a 4 minute walk from Royal Parade and Ballard House is a 7 minute walk from Western Approach.</p> <p>The longer walk time may have a minor impact on pregnant individuals that identify as female.</p> <p>A single restroom is included in plans for the CYPF customer facing area. This will include baby changing facilities.</p>	<p>Consult with experts to understand the impact, if any on a slightly extended walk on those who are pregnant or new parents. This may make attending appointments slightly more difficult for parents and disproportionately impact females.</p> <p>Ensure that restroom facilities include a baby change station and bins for</p>	<p>Transformation Project Manager to engage and consult with staff and service users commencing January 2021</p>

		Meeting rooms have been provided for CYPF in the Ground Floor East area of Ballard House. With the correct furnishings these could double for these could double as a baby feeding area.	the safe disposal of soiled nappies. Consider adding privacy screen or blinds to at least one room and a low level seat so that there is provision for nursing parents.	
Gender reassignment	There are no official estimates for gender reassignment at either national or local level. However, in a study funded by the Home Office, the Gender Identity Research and Education Society (GIREs) estimate that between 300,000 and 500,000 people aged 16 or over in the UK are experiencing some degree of gender variance. The change of office location for some staff will not have any impact on gender reassignment	No adverse impacts are anticipated.	Not applicable	Not applicable
Race	93% of Plymouth Residents are White British Our ethnic minority communities are very diverse. The Polish, Chinese and Kurdish communities are amongst the largest. The change of office location for service users will not have any impact on race although Plymouth has a growing BAME	No adverse impacts are anticipated. Communication and language requirements	Not applicable Raise awareness of translation services and ensure that signage an	Not applicable

	population and is an asylum seeker dispersal area		resources accommodate service users needs	
Sexual orientation - including civil partnership	There is no citywide data informing sexual orientation of residents The change of office location for some staff will not have any impact on sexual orientation	No adverse impacts are anticipated.	Not applicable	Not applicable

STAGE 3: ARE THERE ANY IMPLICATIONS FOR THE FOLLOWING? IF SO, PLEASE RECORD ACTIONS TO BE TAKEN

Local priorities	Implications	Timescale and who is responsible
Celebrate diversity and ensure that Plymouth is a welcoming city.	No implications	Not applicable
Pay equality for women, and staff with disabilities in our workforce.	No implications	Not applicable
Supporting our workforce through the implementation of Our People Strategy 2020 – 2024	Not applicable	Not applicable
Supporting victims of hate crime so they feel confident to report incidents, and working with, and through our partner organisations to achieve positive outcomes.	No implications	Engagement with Hate Crime experts to establish whether there is an increased risk of hate crime and support required once customer facing activities are moved to Ballard House
Plymouth is a city where people from different backgrounds get along well.	No implications The City Council is committed to tackling unfair discrimination and HR policies and frameworks such as Equality and Diversity policies are compliant with the Equalities Act	Not applicable

<p>Human rights Please refer to guidance</p>	<p>No adverse impacts on the Council’s ability to protect and champion human rights are anticipated.</p>	<p>To be reviewed throughout implementation</p>
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STAGE 4: PUBLICATION

Responsible Officer Andy Ralphs, Strategic Director of Customer & Corporate Services

Date 12/11/2021

Strategic Director, Service Director or Head of Service

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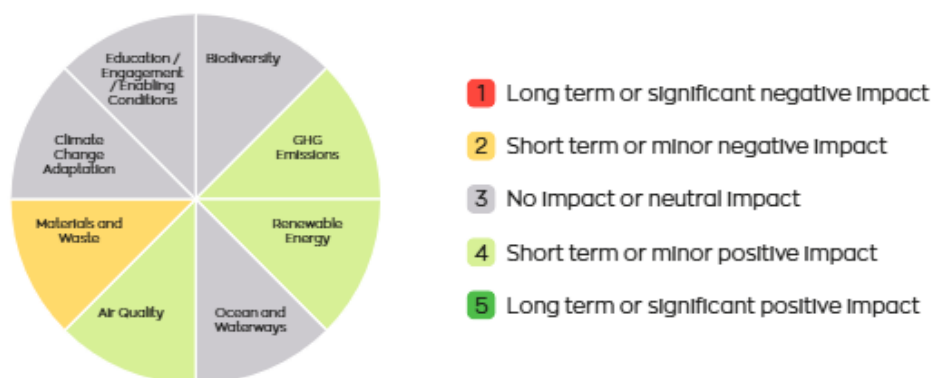
Midland House vacation additional funding

Project details

Assessment author
Nathan Sanders

Project summary
-

Summary of assessment



The vacation and subsequent sale of Midland House will result in one of its three large corporate buildings being removed from the corporate estate with a corresponding reduction in its carbon footprint.

Assessment scores

Biodiversity

Score

(3) No impact or neutral impact

Score justification

Project entails moving staff from one building to another, so is not expected to have any impact on biodiversity.

GHG Emissions



Score

(4) Short term or limited positive impact

Score justification

Project will enable the vacation and sale of Midland House, thus reducing the Council's carbon footprint.

Renewable Energy

Score

(4) Short term or limited positive impact

Score justification

Staff will be moved to Ballard House which has a solar array and is being considered for connection to a district heating network.

Ocean and Waterways

Score

(3) No impact or neutral impact

Score justification

Project entails staff moving from one building to another, so there is no expected impact on water quality or aquatic habitats.

Air Quality

Score

(4) Short term or limited positive impact

Score justification

The vacation of Midland House will enable heating systems to be shut down, reducing emissions from gas-fired heating.

Materials and Waste

Score

(2) Short term or limited negative impact

Score justification

The refit of the ground floor east of Ballard House will generate a limited quantity of construction waste which will be disposed of in a responsible manner by the contractor.

Climate Change Adaptation



Score

(3) No impact or neutral impact

Score justification

Project entails staff moving from one building to another, so no expected impact on risk of flooding or urban heat islands.

Education / Engagement / Enabling Conditions

Score

(3) No impact or neutral impact

Score justification

The relocation of staff will not entail education or engagement with residents or businesses about the climate emergency.

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EXECUTIVE DECISIONmade by a **Cabinet Member****REPORT OF ACTION TAKEN UNDER DELEGATED AUTHORITY BY AN INDIVIDUAL CABINET MEMBER**

Executive Decision Reference Number – L40 24/25

Decision	
1	Title of decision: Lipson Vale Phase I Trefusis Park Flood Defence (Trefusis Park Flood Relief Scheme)
2	Decision maker: Councillor Tudor Evans OBE (Leader of the Council)
3	Report author and contact details: Sarah Durbridge (Civil Engineer) Tel: 01752 308681 Email: sarah.durbridge@plymouth.gov.uk
4	Decision to be taken: It is recommended that the Leader: <ol style="list-style-type: none"> 1. Approves the Trefusis Park Flood Relief Scheme Capital Business Case; 2. Approves the allocation of £3,784,658 within the Capital Programme for the Trefusis Park Flood Relief Scheme; 3. Authorises the procurement process; 4. Delegates the award of contracts and any minor variations, plus the approval of the project programme, to the Service Director for Strategic Planning and Infrastructure where they do not already have authority to do so.
5	Reasons for decision: The business case sets out clear aims and objectives for the project and details how the Scheme is to be financed. To allocate sufficient funding into the Capital Programme in accordance with the funding sources set out in the report. To provide Procurement with clear authority to commence the procurement process.
6	Alternative options considered and rejected: The following two options have previously been considered and rejected: <ol style="list-style-type: none"> a. Original design option



This design option was considered by members and officers in July 2023. It was rejected on grounds that it would have required approximately 100 trees to be removed, which was felt to be at odds with the environmental focus of the project.

b. Hybrid design option between “Original” design and “Minimum Trees Removed” option



This hybrid option was rejected by members and officers in January 2024. This was because it was the most expensive option and also would still have required the removal of 44 trees, again at odds with the environmental focus of the project.

The following further three options were considered and discounted as part of the full business case submitted to the Environment Agency:

c. Do Nothing Option: Do statutory minimum – Cease all expenditure (capital and revenue), undertake no further flood risk management activities and walk away

This option was discounted because not investing in the improved management of flooding in this area will result in the ongoing chronic flooding of homes and businesses in Lipson Vale. With climate change, the frequency of flooding will increase, resulting in properties becoming unviable and, therefore, abandoned. This will inevitably result in significant social issues related to negative equity, loss of livelihood and homelessness. Decaying abandoned properties would also be a significant blight on the wider area’s economic activity.

d. Do Minimum Option: Clean and rehabilitate the existing system

	<p>This option was also discounted because not investing in the improved management of flooding in this area will result in the ongoing chronic flooding of homes and businesses in Lipson Vale. With climate change, the frequency of flooding will increase, resulting in properties becoming unviable and, therefore, abandoned. This will inevitably result in significant social issues related to negative equity, loss of livelihood and homelessness. Decaying abandoned properties would also be a significant blight on the wider area's economic activity.</p> <p>e. Viable Alternative Option: All phases – Trefusis Park Flood Relief Scheme plus additional 95Ha of surface water separation, 1.3km sewer upsize and pumping station at outfall</p> <p>This is a long-term aspiration for the PCC, EA and South West Water (SWW) Integrated Urban Drainage Modelling (IUDM) project but is currently unaffordable.</p>																
<p>7</p>	<p>Financial implications and risk:</p> <p>As this Scheme is fully funded by the EA and DRIP and there is no corporate borrowing, it will not affect the Medium-Term Financial Plan.</p> <p>Required PCC staff resources, including the Engineering Design Group who have designed and will deliver the Scheme, have been costed within the project budget.</p> <p>The key identified risks are:</p> <ul style="list-style-type: none"> • unauthorised occupation of the site or the compound • ineffective temporary surface water management works • UXO unearthed on site • public or political pressure requiring the number of tipper lorries to be restricted per day • contaminated land and materials being identified as more hazardous than anticipated • unavailability of materials • the Royal Society for the Prevention of Accidents requiring additional safety measures 																
<p>8</p>	<table border="1"> <thead> <tr> <th>Is the decision a Key Decision? (Please contact Democratic Support for further advice)</th> <th>Yes</th> <th>No</th> <th>Per the Constitution, a key decision is one which:</th> </tr> </thead> <tbody> <tr> <td></td> <td>x</td> <td></td> <td>in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total</td> </tr> <tr> <td></td> <td></td> <td>x</td> <td>in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1million</td> </tr> <tr> <td></td> <td></td> <td>x</td> <td>is significant in terms of its effect on communities living or working in an area comprising two or more wards in the area of the local authority.</td> </tr> </tbody> </table>	Is the decision a Key Decision? (Please contact Democratic Support for further advice)	Yes	No	Per the Constitution, a key decision is one which:		x		in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total			x	in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1million			x	is significant in terms of its effect on communities living or working in an area comprising two or more wards in the area of the local authority.
Is the decision a Key Decision? (Please contact Democratic Support for further advice)	Yes	No	Per the Constitution, a key decision is one which:														
	x		in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total														
		x	in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1million														
		x	is significant in terms of its effect on communities living or working in an area comprising two or more wards in the area of the local authority.														
	<p>If yes, date of publication of the notice in the Forward Plan of Key Decisions</p> <p>I November 2024</p>																

<p>9</p>	<p>Please specify how this decision is linked to the Council's corporate plan/Plymouth Plan and/or the policy framework and/or the revenue/capital budget:</p>	<p>The Scheme will deliver the following Corporate Plan priorities:</p> <ul style="list-style-type: none"> • Keeping children, young people and families safe, • Green investment, jobs, skills, and better education • Spending money wisely • Focussing on prevention and early intervention <p>The Scheme will support the Plymouth Plan and the Joint Local Plan. Full details are set out in the accompanying Briefing Note, but in summary:</p> <p><u>Plymouth Plan</u></p> <ul style="list-style-type: none"> • Plymouth as a healthy city • Plymouth as a growing city • Plymouth as an international city <p><u>Joint Local Plan</u></p> <ul style="list-style-type: none"> • SO12 (Delivering infrastructure and investment): • SPT1 (Delivering sustainable development): • SPT2 (Sustainable linked neighbourhoods and sustainable rural communities): • SPT10 (Balanced transport strategy for growth and healthy and sustainable communities): • SPT12 (Strategic approach to the natural environment): • SPT13 (Strategic infrastructure measures to deliver the spatial strategy): • DEV1 (Protecting health and amenity): • DEV2 (Air, water, soil, noise, land and light): • DEV20 (Place shaping and the quality of the built environment): • DEV23 (Landscape character): • DEV26 (Protecting and enhancing biodiversity and geological conservation): • DEV27 (Green and play spaces): • DEV28 (Trees, woodlands and hedgerows): • DEV32 (Delivering low carbon development): • DEV 35 (Managing flood risk and water quality impacts): <p>The Scheme also supports the Local Flood Risk Management Strategy, the Green Minds model and SWW's plans for the city. Full details are set out in the attached Briefing Note.</p>
<p>10</p>	<p>Please specify any direct environmental implications of the decision (carbon impact)</p>	<p>Climate impact assessment summary</p> <p>The climate impact assessment is attached to the report (ID TRE166). In summary, the Scheme will provide surface water storage and improve the facilities within Trefusis Park. Most of the outputs are positive with long-term benefits. Where there is no or neutral impact, there is mitigation. For example, for air quality, construction methods will seek to dampen down and control dust created. Following construction, the additional tree planting could help to improve air quality. The Scheme has no renewable energy elements.</p> <p>Specific environmental benefits provided by the Scheme</p>

		<p><u>Properties better protected from flooding</u></p> <p>When the Scheme completes, 21 properties will be better protected from flooding. All the relevant households sit within the 21% to 40% most deprived areas of the country.</p> <p>Once surface water separation works are completed upstream of Trefusis Park by South West Water, the number of properties better protected from flooding will increase to 147 (SWW cannot undertake their surface water separation works if our Scheme does not proceed).</p> <p><u>Carbon</u></p> <p>The carbon footprint of the Scheme is the lowest of the options that satisfactorily achieves the Environment Agency’s Critical Success Factors. The net carbon outcome of the project has been assessed by the Environment Agency as “Moderate sink” due to the creation of wetland, and riparian planting.</p> <p><u>Biodiversity Net Gain (BNG)</u></p> <p>The Scheme will deliver BNG of at least 10%. Biodiversity improvements will include:</p> <ul style="list-style-type: none"> • Two landscaped SuDS seasonal wetland basins • Naturalising the watercourse that is currently within a concrete channel • New landscaping and tree planting • New permanent wet ecology pond • New hedgerow down the eastern edge of the park to prevent unauthorised vehicular access to the park (something that has previously been an issue) • New wildflower meadow areas <p><u>Improvements to grassland</u></p> <p>0.1 Ha of “Grassland” in “poor” condition before the Scheme will move to “wetlands/wet grassland” in “moderate” condition after construction of the Scheme.</p> <p><u>Water quality improvement</u></p> <p>There will be a reduction in the volume of surface water entering the combined drainage network, thereby reducing CSO spills. This will result in water quality improvement in the River Plym and a reduction in the amount of energy used to treat wastewater (carbon saving).</p>
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Urgent decisions			
11	Is the decision urgent and to be implemented immediately in	Yes	(If yes, please contact Democratic Support (democraticsupport@plymouth.gov.uk) for advice)

	the interests of the Council or the public?	No	x	(If no, go to section 13a)
12 a	Reason for urgency:			
12 b	Scrutiny Chair Signature:		Date	
	Scrutiny Committee name:			
	Print Name:			
Consultation				
13a	Are any other Cabinet members' portfolios affected by the decision?	Yes	x	
		No		(If no go to section 14)
13b	Which other Cabinet member's portfolio is affected by the decision?	Councillor Tom Briars-Delve (Cabinet Member for Environment and Climate Change)		
13c	Date Cabinet member consulted	Regularly briefed including: 2023: June, July, October 2024: January, February, May, August, November 2025: January		
14	Has any Cabinet member declared a conflict of interest in relation to the decision?	Yes		If yes, please discuss with the Monitoring Officer
		No	x	
15	Which Corporate Management Team member has been consulted?	Name	Paul Barnard	
		Job title	Service Director for Strategic Planning and Infrastructure	
		Date consulted	Regularly consulted throughout the project.	
Sign-off				
16	Sign off codes from the relevant departments consulted:	Democratic Support (mandatory)	DS99 24/25	
		Finance (mandatory)	DJN.24.25.148	

		Legal (mandatory)	LS/00001312/1/AC/14/1/25
		Human Resources (if applicable)	N/A
		Corporate property (if applicable)	N/A
		Procurement (if applicable)	SN/PS/768/ED/0125

Appendices

17	Re f.	Title of appendix
	A	Briefing Note
	B	Equalities Impact Assessment
	C	Climate Impact Assessment

Confidential/exempt information

18 a	Do you need to include any confidential/exempt information?	Yes	<input checked="" type="checkbox"/>	If yes, prepare a second, confidential ('Part II') briefing report and indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box in 18b below. (Keep as much information as possible in the briefing report that will be in the public domain)
		No	<input type="checkbox"/>	

Exemption Paragraph Number

		1	2	3	4	5	6	7
18 b	Confidential/exempt briefing report title: Capital Investment Business Case			<input checked="" type="checkbox"/>				

Background Papers


19 Please list all unpublished, background papers relevant to the decision in the table below.

Background papers are unpublished works, relied on to a material extent in preparing the report, which disclose facts or matters on which the report or an important part of the work is based. If some/all of the information is confidential, you must indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box.

Title of background paper(s)

Exemption Paragraph Number

	1	2	3	4	5	6	7
Outline Business Case for Environment Agency Flood Defence Grant in Aid funding							

Parks' spreadsheet detailing landscaping establishment and maintenance costs up to and including Year 6							
Cabinet Member Signature							
20	I agree the decision and confirm that it is not contrary to the Council's policy and budget framework, Corporate Plan or Budget. In taking this decision I have given due regard to the Council's duty to promote equality of opportunity, eliminate unlawful discrimination and promote good relations between people who share protected characteristics under the Equalities Act and those who do not. For further details please see the EIA attached.						
Signature			Date of decision	12 th February 2025			
Print Name	Councillor Tudor Evans OBE (Leader of the Council)						

BRIEFING NOTE**Lipson Vale Phase I Trefusis Pk Flood Defence
(Trefusis Park Flood Relief Scheme)**

Following the recent approval of the Capital Investment Business Case (see attached) by CPOG and CPB, it is now recommended that the Leader:

- Approves the Trefusis Park Flood Relief Scheme Capital Business Case
- Approves the allocation of £3,784,658 within the Capital Programme for the Trefusis Park Flood Relief Scheme
- Authorises the procurement process
- Delegates the award of contracts and any minor variations, plus the approval of the project programme, to the Service Director for Strategic Planning and Infrastructure where they do not already have authority to do so

The main scheme costs are projected to be in the region of £3.7m, which are fully grant funded by the Environment Agency (EA) and the Devon Resilience Innovation Project (DRIP). These costs include a contingency of approximately £500k (approx 13%).

Partnership funding contributions of £574k have been secured from South West Water (SWW) in respect of planned upstream surface water separation works.

SCHEME SUMMARY

The attached Capital Investment Business Case sets out the following in detail:

- Background of flooding in the Lipson Vale and Bernice Terrace area
- Details of the proposed scheme
- How the Scheme will address the current situation
- What will happen if the Scheme doesn't proceed
- Details of the preferred design option
- Why the Scheme is a good capital investment and advantageous to PCC
- Why the preferred option is the right balance between risks and benefits
- Other discounted options
- Project risks
- Outcomes and benefits
- Climate Impact Assessment

In summary, the Scheme is the first phase of a wider flood risk management project in the Lipson / Laira area, designed to provide storage for surface water during storm events, to reduce flood risk and storm overflow spills, and to create environmental enhancement. The surface water storage within the Park will also allow SWW to separate surface water out of the combined system upstream, thereby increasing capacity in the combined sewerage system and further reducing flood and sewerage spill risk.

Once construction of the Scheme completes, 21 properties will be better protected from surface water flooding. This number will increase to 147 once SWW have completed their upstream works, with an estimated reduction in flood damages over the design life of the scheme (estimated by the EA) of £12.4M.

The Scheme and further phases of work should avoid properties within the Lipson Vale / Bernice Terrace area becoming unviable and, therefore, abandoned, with the associated blight on the wider area's economic activity.

The Scheme and combined works will also:

- reduce the frequent disruption of the movement of traffic along the B3214 (Lipson Vale) between eastern suburbs and Plymouth city centre, including five bus routes
- reduce the ongoing disruption to the education of 1,400 children attending Lipson Vale Primary School and Lipson Co-operative Academy
- reduce the risk of Combined Sewer Overflow (CSO) spills, with associated bathing water quality improvement in the River Plym
- reduce the risk of sewerage pollution in the River Plym
- provide habitat improvement, including improvements to 0.1Ha of grassland and a biodiversity net gain of at least 10%
- provide significant amenity improvements, including improved cycling and walking provision
- provide additional capacity in the combined drainage and sewage network for new development

As far as impact upon the climate is concerned, most of the outputs of the Scheme have been assessed as positive with long-term benefits. Where there is no or neutral impact, there is mitigation.

The key identified risks are:

- unauthorised occupation of the site or the compound
- ineffective temporary surface water management works
- UXO unearthed on site
- public or political pressure requiring the number of tipper lorries to be restricted per day
- contaminated land and materials being identified as more hazardous than anticipated
- unavailability of materials
- the Royal Society for the Prevention of Accidents requiring additional safety measures

STRATEGIC CASE

Which Corporate Plan priorities does this project deliver?

- Keeping children, young people and families safe,
- Green investment, jobs, skills, and better education
- Spending money wisely
- Focussing on prevention and early intervention

How does the project deliver or support delivery of the Plymouth Plan / Joint Local Plan Policies?

Plymouth Plan

- Plymouth as a healthy city:
 - Assisting good health and wellbeing within the Lipson Vale area, where people feel safe in their homes
 - The wellbeing of children, young people and their families is protected and promoted
 - Everyone has a decent home that suits their needs
 - Good access to high quality open space
 - Improved local environment, leading to improved public health and wellbeing
 - Built natural environment to support health and wellbeing
- Plymouth as a growing city:
 - Infrastructure project delivered to enable economic growth within the Lipson Vale area
 - Lipson Vale area is more resilient to the social, economic and environmental impacts of climate change
- Plymouth as an international city:
 - Seasonal wetland basins and SuDS scheme support Plymouth as a leading sustainable clean, green city, addressing its climate emergency

Joint Local Plan

- SO12 (Delivering infrastructure and investment):
 - Assessing infrastructure and investment needs to enable growth, remove barriers to investment and deliver sustainable communities
 - Creating supportive conditions that enable and encourage private, public and community sector investment in new jobs and infrastructure
- SPT1 (Delivering sustainable development):
 - Opportunities for business growth
 - Accessible green space that meets the needs of local people
 - Resilient community and development, able to accommodate the impacts of climate change without causing detrimental impacts to other communities and developments, e.g. by increasing flood risk
 - Gain in biodiversity
 - Minimisation of pollution and adverse environmental impacts
 - Local distinctiveness and sense of place is respected, maintained and strengthened through high design standards
- SPT2 (Sustainable linked neighbourhoods and sustainable rural communities):
 - Promote resilience to future change
 - Well served by walking and cycling opportunities
 - Safe, accessible, healthy and wildlife-rich local environment, with well-designed public and natural space that is family friendly and welcoming to all
 - Provide a positive sense of place and identity
- SPT10 (Balanced transport strategy for growth and healthy and sustainable communities):
 - Improved walking and cycling provision through Trefusis Park
- SPT12 (Strategic approach to the natural environment):
 - Enhancing green space that meets the needs of communities and wildlife
 - Improved cycling provision
- SPT13 (Strategic infrastructure measures to deliver the spatial strategy):
 - Strategic green infrastructure site
 - Strategic drainage and flood defence

- DEVI (Protecting health and amenity):
 - Ensuring public space is designed to be accessible to all people, including people with disabilities or for those whose mobility is impaired by other circumstances
- DEV2 (Air, water, soil, noise, land and light):
 - Avoid harmful environmental impacts and health risks arising from soil, water or land pollution
 - Protect, enhance and restore water quality in the watercourse within Trefusis Park and the River Plym
- DEV20 (Place shaping and the quality of the built environment):
 - Using resilient materials and design solutions
 - Achieving a good quality sense of place and character
 - Delivering locally distinctive design
 - Delivering landscape design that is appropriate to the location, with full consideration given to its future management and maintenance and the need for landscape measures that are resilient
 - Ensuring that the design layout adequately contributes towards high standards of community safety
 - Repairing a damaged environment
- DEV23 (Landscape character):
 - Designed to respect scenic quality and maintain the area's distinctive sense of place and reinforce local distinctiveness
 - Conserve and enhance the characteristics and views of the area along with valued attributes and existing site features such as trees, hedgerows and watercourses that contribute to the character and quality of the area
 - High quality landscape design appropriate to its landscape context
 - Restore positive landscape characteristics and features (naturalised watercourse) that reinforce local landscape quality and distinctiveness
- DEV26 (Protecting and enhancing biodiversity and geological conservation):
 - BNG of at least 10%
 - Long term management of biodiversity features retained and enhanced within the site
- DEV27 (Green and play spaces):
 - Improving quality of accessible green space
- DEV28 (Trees, woodlands and hedgerows):
 - Design minimises the number of trees to be felled (limited to 5 low quality trees)
 - Net gain on the number of trees within the park because of new planting
 - New hedgerow to be planted onsite
- DEV32 (Delivering low carbon development):
 - Design includes a 40% climate change allowance
 - Carbon footprint of the preferred option is the lowest of the options that satisfactorily achieves the Environment Agency's Critical Success Factors. The net carbon outcome of the project has been assessed by the Environment Agency as "Moderate sink" due to the creation of wetland and riparian planting
- DEV 35 (Managing flood risk and water quality impacts):
 - SuDS project that will reduce the risk of flooding in the Lipson Vale and Bernice Terrace area
 - Development within the City's Critical Drainage Area to reduce the risk of surface water flooding

How does the project support other strategies and plans?

Local Flood Risk Management Strategy

- Key issue: Tidally influenced surface water flooding around Lipson and Laira
- Objectives:
 - Reduce risk of surface water flooding in Lipson and Laira
 - Remove pollution discharge into the River Plym
- Delivery: Lipson Vale Trefusis Park and Bernice Terrace Integrated Urban Drainage Modelling

PCC’s Green Minds Model

The scheme aligns with the objectives of PCC’s Green Minds model, which seeks to re-wild urban parks, gardens and verges, introduce a new system of working with partners and crucially, encourage more people from all walks of life to enjoy the health benefits that green spaces provide.

SWW’s Plans

The separation of surface water drainage from the combined network aligns with SWW’s “Downstream Thinking” initiative and SWW’s AMP7 ODI drive to reduce the number of properties with internal flooding. It assists with lowering loading on the combined network helping to reduce CSO spill volumes and frees capacity for development.

OUTCOMES AND BENEFITS

Financial outcomes and benefits:	Non-financial outcomes and benefits:
<ul style="list-style-type: none"> • Direct benefits to PCC: <ul style="list-style-type: none"> ○ Reduced costs for Street Services having to clear flooding ○ B3214 (Lipson Vale) not regularly being damaged by flooding ○ Economic growth possible in the Lipson Vale area because the barrier of the overloaded combined drainage network will be significantly reduced • Reduction in flood damages: <ul style="list-style-type: none"> ○ Homes (direct, indirect, vehicles) ○ Non-residential properties ○ Public services: <ul style="list-style-type: none"> ▪ Schools (above floor flooding at one primary school and loss of access to one secondary school) ▪ Clearance of flood debris from public spaces • Reduction in volume of water entering the combined sewer network: <ul style="list-style-type: none"> ○ Reduced volume treated by SWW, therefore reduced energy and infrastructure required, leading to lower costs 	<ul style="list-style-type: none"> • Reduction in flood damages: <ul style="list-style-type: none"> ○ Homes (intangible, mental health and risk to life) ○ Disruption of road traffic including bus services • Improvement of public amenity spaces within Trefusis Park (interesting green space, new tree planting and hedgerow, new seating and paths, new half-size basketball court) • Habitat improvement within Trefusis Park due to the naturalisation of a 250m section of concrete channel and 0.1ha concrete amenity pond • Reduction in volume of water entering the combined sewer network: <ul style="list-style-type: none"> ○ Reduced volume treated by SWW, therefore reduced energy and infrastructure required, leading to less carbon emissions ○ Freed foul water capacity within the combined drainage network • Reduction in the volume of water spilled via CSOs to the water environment, therefore improving water quality

- | | |
|--|--|
| <ul style="list-style-type: none"> ○ Freed foul water capacity within the combined drainage network opening opportunities for development | <ul style="list-style-type: none"> ● Enhanced quality of surface water entering the Plym through passive water polishing measures |
|--|--|

KEY RISKS

Strategic risks have been identified as:

- Reliance on partner organisations working together, which requires alignment of funding streams and priorities
- Flood event prior to the completion of construction
- Inflation, recession or other economic pressures altering the Partners' priorities or their capacity to deliver projects
- The project being disrupted, delayed or stopped due to:
 - Adverse public opinion
 - Change in local, regional or national priorities with regards to flooding

Main risks/issues and assumptions have been identified as:

Risk/issue	Impact	Post mitigation		Assumption	Management
		Probability	Severity		
Site occupied by travellers, homeless or itinerant group	Delay in works. Cost to clear site and keep people safe.	L	M	Until the site is fenced there is the potential for it to be occupied	Contractor is required to fence the site during the construction phase
Embankment design needs to change due to material quality or constraints on site	Increase in cost to import additional material and rework design.	L	L	Surveys are accurate. High probability that fill material will match specification	Surveys have been undertaken and design developed based on the anticipated fill material.
Temporary over pumping/fluming works ineffective and change to methodology required	Delay in works increasing costs and additional temporary works required	L	M	The estimated over pumping capacity is reliable.	Storm over pumping capacity has been estimated based on output from the SWW model
Maintenance considerations require the revision of the design	Additional cost to rework design, additional time to secure funding and agree revised maintenance schedules	L	M	The council's Green Spaces and Highways maintenance will continue to undertake their current maintenance activities	Teams maintaining the works have been consulted throughout the development of the design. The design has sought to reduce existing maintenance commitments
Cost of SWW's element of the works greater than currently forecast – e.g. incorrectly chartered sewers	Redesign, cost engineering and delay. Additional input to secure funding.	L	H		SWW has utilised an experienced team to develop the sewer separation proposals - "routine" business activity for SWW. SWW has access to a large funding allocation to undertake this and hopefully other works, with this project being their priority.

MILESTONES AND DATES

- Award of contract and any minor variations, plus approval of the project programme –April 2025
- Start of construction – May 2025
- Completion of construction – January 2026

FUNDING

The attached Capital Investment Business Case has recently been approved by CPOG and CPB.

We now wish to bring the main scheme funding into the capital programme. The main scheme costs are projected to be in the region of £3.7m, which are fully grant funded by the EA and DRIP. These costs include a contingency of approximately £500k (approx 13%).

REVENUE & VAT IMPLICATIONS**Tax and VAT implications:**

The project will not directly generate any VAT-exempt income for PCC. Flood risk management works are a statutory, non-business activity of the local authority and so any VAT incurred by PCC on costs relating to this flood defence project will be fully recoverable and there will be no adverse impact on PCC's partial exemption position.

Revenue implications:

Revenue costs are not expected to be incurred until after year 5. Maintenance of the basketball hoops and lifebuoys are not expected to result in a pressure on BAU maintenance costs ongoing.

RECOMMENDATION

It is recommended that the Leader:

- Approves the Trefusis Park Flood Relief Scheme Capital Business Case
- Approves the allocation of £3,784,658 within the Capital Programme for the Trefusis Park Flood Relief Scheme
- Authorises the procurement process
- Delegates the award of contracts and any minor variations, plus the approval of the project programme, to the Service Director for Strategic Planning and Infrastructure where they do not already have authority to do so

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
The following relates to exempt or confidential matters (Para(s) 3 of Part 1, Schedule 12A of the Local Govt Act 1972). Any breach of confidentiality could prejudice the Council/person/body concerned & might amount to a breach of the councillors /employees codes of conduct.

Document is Restricted

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EQUALITY IMPACT ASSESSMENT – TREFUSIS PARK FLOOD RELIEF SCHEME

SECTION ONE: INFORMATION ABOUT THE PROPOSAL

Author(s): The person completing the EIA template.	Sarah Durbridge	Department and service:	SP&I – Transport – Engineering Design Group	Date of assessment:	10/02/2025
Lead Officer: Head of Service, Service Director, or Strategic Director.	Philip Heseltine, Head of Transport	Signature:		Approval date:	10/02/2025
Overview:	<p>The Scheme is the first phase of a wider flood risk management project in the Lipson / Laira area, designed to provide storage for surface water during storm events, to reduce flood risk and storm overflow spills, and to create environmental enhancement. The surface water storage within the Park will also allow SWW to separate surface water out of the combined system upstream, thereby increasing capacity in the combined sewerage system and further reducing flood and sewerage spill risk.</p> <p>Once construction of the Scheme completes, 21 properties will be better protected from surface water flooding. This number will increase to 147 once SWW have completed their upstream works, with an estimated reduction in flood damages over the design life of the scheme (estimated by the EA) of £12.4M.</p> <p>The Scheme and further phases of work should avoid properties within the Lipson Vale / Bernice Terrace area becoming unviable and, therefore, abandoned, with the associated blight on the wider area's economic activity.</p> <p>The Scheme and combined works will also:</p> <ul style="list-style-type: none"> • reduce the frequent disruption of the movement of traffic along the B3214 (Lipson Vale) between eastern suburbs and Plymouth city centre, including five bus routes • reduce the ongoing disruption to the education of 1,400 children attending Lipson Vale Primary School and Lipson Co-operative Academy • reduce the risk of Combined Sewer Overflow (CSO) spills, with associated bathing water quality improvement in the River Plym • reduce the risk of sewerage pollution in the River Plym • provide habitat improvement, including improvements to 0.1Ha of grassland and a biodiversity net gain of at least 10% • provide significant amenity improvements, including improved cycling and walking provision • provide additional capacity in the combined drainage and sewage network for new development 				

Decision required:	<p>It is recommended that the Leader:</p> <ol style="list-style-type: none"> 1. Approves the Trefusis Park Flood Relief Scheme Capital Business Case; 2. Approves the allocation of £3,784,658 within the Capital Programme for the Trefusis Park Flood Relief Scheme; 3. Authorises the procurement process; 4. Delegates the award of contracts and any minor variations, plus the approval of the project programme, to the Service Director for Strategic Planning and Infrastructure where they do not already have authority to do so.
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SECTION TWO: EQUALITY IMPACT ASSESSMENT SCREENING TOOL

Potential external impacts: Does the proposal have the potential to negatively impact service users, communities or residents with protected characteristics?	Yes		No	x
Potential internal impacts: Does the proposal have the potential to negatively impact Plymouth City Council employees?	Yes		No	x
Is a full Equality Impact Assessment required? (if you have answered yes to either of the questions above then a full impact assessment is required and you must complete section three)	Yes		No	x
If you do not agree that a full equality impact assessment is required, please set out your justification for why not.	<p>This Scheme will deliver the following Corporate Plan priorities:</p> <ul style="list-style-type: none"> • Keeping children, young people and families safe • Green investment, jobs, skills, and better education • Spending money wisely • Focussing on prevention and early intervention <p>When the Scheme completes, 21 properties will be better protected from flooding. All the relevant households sit within the 21% to 40% most deprived areas of the country.</p> <p>Once surface water separation works are completed upstream of Trefusis Park by South West Water, the</p>			

	<p>number of properties better protected from flooding will increase to 147.</p> <p>There are no negative impacts anticipated.</p>
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SECTION THREE: FULL EQUALITY IMPACT ASSESSMENT

Protected characteristics (Equality Act, 2010)	Evidence and information (e.g. data and consultation feedback)	Adverse impact	Mitigation activities	Timescale and responsible department
Age	<p>Plymouth</p> <ul style="list-style-type: none"> • 16.4 per cent of people in Plymouth are children aged under 15. • 65.1 per cent are adults aged 15 to 64. • 18.5 percent are adults aged 65 and over. • 2.4 percent of the resident population are 85 and over. <p>South West</p> <ul style="list-style-type: none"> • 15.9 per cent of people are aged 0 to 14, 61.8 per cent are aged 15 to 64. • 22.3 per cent are aged 65 and over. <p>England</p> <ul style="list-style-type: none"> • 17.4 per cent of people are aged 0 to 14. • 64.2 per cent of people are aged 15 to 64. • 18.4 per cent of people are aged 65 and over. <p>(2021 Census)</p>	<p>No adverse impact is anticipated.</p>		

<p>Care experienced individuals (Note that as per the Independent Review of Children’s Social Care recommendations, Plymouth City Council is treating care experience as though it is a protected characteristic).</p>	<p>It is estimated that 26 per cent of the homeless population in the UK have care experience. In Plymouth there are currently 7 per cent of care leavers open to the service (6 per cent aged 18-20 and 12 per cent of those aged 21+) who are in unsuitable accommodation.</p> <p>The Care Review reported that 41 per cent of 19-21 year old care leavers are not in education, employment or training (NEET) compared to 12 per cent of all other young people in the same age group.</p> <p>In Plymouth there are currently 50 per cent of care leavers aged 18-21 Not in Education Training or Employment (54 per cent of all those care leavers aged 18-24 who are open to the service).</p> <p>There are currently 195 care leavers aged 18 to 20 (statutory service) and 58 aged 21 to 24 (extended offer). There are more care leavers aged 21 to 24 who could return for support from services if they wished to.</p>	<p>No adverse impact is anticipated.</p>		
<p>Disability</p>	<p>9.4 per cent of residents in Plymouth have their activities limited ‘a lot’ because of a physical or mental health problem.</p> <p>12.2 per cent of residents in Plymouth have their activities limited ‘a little’ because of a physical or mental health problem (2021 Census)</p>	<p>No adverse impact is anticipated.</p>	<p>The park will remain accessible to all users with enhanced amenity benefit and protected access routes.</p>	

Gender reassignment	0.5 per cent of residents in Plymouth have a gender identity that is different from their sex registered at birth. 0.1 per cent of residents identify as a trans man, 0.1 per cent identify as non-binary and, 0.1 per cent identify as a trans women (2021 Census).	No adverse impact is anticipated.		
Marriage and civil partnership	40.1 per cent of residents have never married and never registered a civil partnership. 10 per cent are divorced, 6 percent are widowed, with 2.5 per cent are separated but still married. 0.49 per cent of residents are, or were, married or in a civil partnerships of the same sex. 0.06 per cent of residents are in a civil partnerships with the opposite sex (2021 Census).	No adverse impact is anticipated.		
Pregnancy and maternity	The total fertility rate (TFR) for England was 1.62 children per woman in 2021. The total fertility rate (TFR) for Plymouth in 2021 was 1.5.	No adverse impact is anticipated.		

<p>Race</p>	<p>In 2021, 94.9 per cent of Plymouth’s population identified their ethnicity as White, 2.3 per cent as Asian and 1.1 per cent as Black (2021 Census)</p> <p>People with a mixed ethnic background comprised 1.8 per cent of the population. 1 per cent of the population use a different term to describe their ethnicity (2021 Census)</p> <p>92.7 per cent of residents speak English as their main language. 2021 Census data shows that after English, Polish, Romanian, Chinese, Portuguese, and Arabic are the most spoken languages in Plymouth (2021 Census).</p>	<p>No adverse impact is anticipated.</p>		
<p>Religion or belief</p>	<p>48.9 per cent of the Plymouth population stated they had no religion. 42.5 per cent of the population identified as Christian (2021 Census).</p> <p>Those who identified as Muslim account for 1.3 per cent of Plymouth’s population while Hindu, Buddhist, Jewish or Sikh combined totalled less than 1 per cent (2021 Census).</p>	<p>No adverse impact is anticipated.</p>		
<p>Sex</p>	<p>51 per cent of our population are women and 49 per cent are men (2021 Census).</p>	<p>No adverse impact is anticipated.</p>		
<p>Sexual orientation</p>	<p>88.95 per cent of residents aged 16 years and over in Plymouth describe their sexual orientation as straight or heterosexual. 2.06 per cent describe their sexuality as bisexual, 1.97 per cent of people describe their sexual orientation as gay or lesbian. 0.42 per cent of residents describe their sexual orientation using a different term (2021 Census).</p>	<p>No adverse impact is anticipated.</p>		

SECTION FOUR: HUMAN RIGHTS IMPLICATIONS

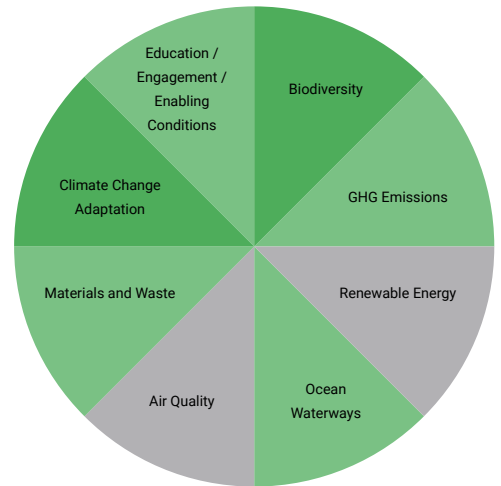
Human Rights	Implications	Mitigation Actions	Timescale and responsible department
	No adverse impact is anticipated.		

SECTION FIVE: OUR EQUALITY OBJECTIVES

Equality objectives	Implications	Mitigation Actions	Timescale and responsible department
<p>Work together in partnership to:</p> <ul style="list-style-type: none"> ▪ promote equality, diversity and inclusion ▪ facilitate community cohesion ▪ support people with different backgrounds and lived experiences to get on well together 	No adverse impact is anticipated.		
<p>Give specific consideration to care experienced people to improve their life outcomes, including access to training, employment and housing.</p>	No adverse impact is anticipated.		
<p>Build and develop a diverse workforce that represents the community and citizens it serves.</p>	No adverse impact is anticipated.		
<p>Support diverse communities to feel confident to report crime and anti-social behaviour, including hate crime and hate incidents, and work with partners to ensure Plymouth is a city where everybody feels safe and welcome.</p>	No adverse impact is anticipated.		

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Trefusis test FINAL



Assessment ID: TRE166

Assessment Author: P Mugford

Assessment Initial Summary:

Trefusis Park SuDs Scheme to provide surface water storage and improve the facilities in the park.

Assessment Final Summary:

The majority of the outputs are positive with long term benefits. Where there are no impact or neutral impact there is mitigation. For air quality for instance the mitigation is as follows: Construction methods will seek to dampen down and control dust created. Following construction the additional tree planting could help to improve air quality. There are no renewable energy elements to this scheme.

Biodiversity Score: 5

Biodiversity Score Justification: Existing park is amenity grassland. Biodiversity will be increased through ecology pond, seasonal wetland and more diverse planting and additional trees.

Biodiversity Score Mitigate: No

GHG Emissions Score: 5

GHG Emissions Score Justification: Increase in the number of trees within the park leading to a reduction in carbon. Separation of surface water and reduction in flooding in habited areas will also reduce greenhouse gas emissions as there will be less energy used in processing waste water and cleaning up and rebuilding after flooding events have damaged property.

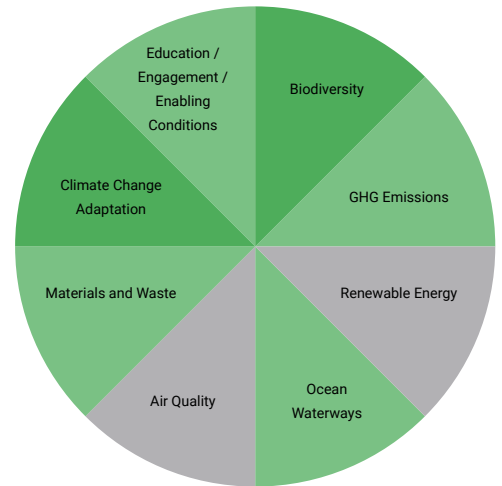
GHG Emissions Score Mitigate: No

Renewable Energy Score: 3

Renewable Energy Score Justification: There are no renewable energy elements to the project.

Renewable Energy Score Mitigate: No

Trefusis test FINAL



Ocean and Waterways Score: 5

Ocean and Waterways Score Justification: The project will create a permanent ecology pond as well as seasonal wet land basins with leaky dams, reed beds and aquatic planting to help filtrate the surface water to improve the water quality. The old drainage channel will also be filled in to create additional habitat

Ocean and Waterways Score Mitigate: No

Air Quality Score: 2

Air Quality Score Justification: During construction there could be a short term negative impact on air quality.

Air Quality Score Mitigate: Yes

Air Quality Revised Score: 3

Air Quality Revised Score Justification: Construction methods will seek to dampen down and control dust created. Following construction the additional tree planting could help to improve air quality.

Materials and Waste Score: 2

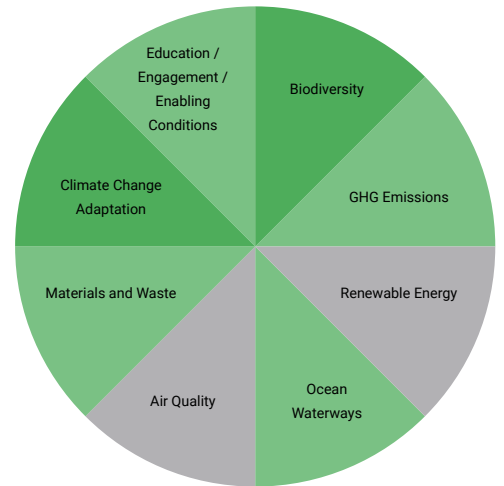
Materials and Waste Score Justification: During construction the project will create waste and require transportation of materials. This will be managed by a Site Waste Management plan. The mitigation is covered below.

Materials and Waste Score Mitigate: Yes

Materials and Waste Revised Score: 5

Materials and Waste Revised Score Justification: Following on from the scheme, SWW will separate out surface water upstream which will reduce the amount of treated combined sewage. Some local waste materials (china clay waste) will be used in construction. Local materials will be used for construction reducing transportation wastage.

Trefusis test FINAL



Climate Change Adaptation Score: 5

Climate Change Adaptation Score Justification: As surface water will be stored the effects of climate change such as flooding will be reduced in the future. This aims to increase resilience to flooding for the local area within Plymouth. For this scheme the number of properties with decreased flooding potential is 21. And 147 following the South West Water surface water separation.

Climate Change Adaptation Score Mitigate: No

Education / Engagement / Enabling Conditions Score: 5

Education / Engagement / Enabling Conditions Score Justification: Provision of wet land storage will mitigate issue of climate change for local people, through the reduction of the impacts of flooding. Improved facilities within the park will help people use local facilities resulting in less travel. There will be a public information exercise in June 2024. We will be considering opportunities for schools to visit during construction. The project is also supported by the Building resilience in Communities Team who are working with Lipson residents to help them be better prepared, for flooding, act promptly during a flood and recover quickly after a flood event.

Education / Engagement / Enabling Conditions Score Mitigate: No

Wheel Key

- Long lasting or severe negative impact
- Short term or limited negative impact
- No impact or neutral impact
- Short term or limited positive impact
- Long lasting or extensive positive impact


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EXECUTIVE DECISION**made by a Cabinet Member****REPORT OF ACTION TAKEN UNDER DELEGATED AUTHORITY BY AN INDIVIDUAL CABINET MEMBER****Executive Decision Reference Number – L44 24/25**

Decision				
1	Title of decision: Council House Cladding			
2	Decision maker: Councillor Tudor Evans OBE, Leader of the Council			
3	Report author and contact details: Ciara Holmes, Facilities manager (Hard FM) Ciara.holmes@plymouth.gov.uk . 01752304148			
4	Decision to be taken: <ul style="list-style-type: none"> • Approve the Business Case • Add £263,937.42 to the capital programme to enable the surveys and works as set out in this report to be undertaken using existing Council contracts 			
5	Reasons for decision: <p>To ensure the Council are complying with the legislation detailed in the Health & Safety at Work Act 1974 and the Occupiers Liability Act 1984 we need to continue the measured survey, site investigation laboratory testing of the remainder of the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support. In addition, this funding can be used to temporarily stabilise the panels using the minimum intervention approach adopting discreet conservation techniques while providing stable structure upon completion which would last between five to ten years with inspections at two yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below.</p> <p>There is a cost effective (cost to benefit) to undertake the pinning of the existing cladding panels and to fill to joints between the cladding panels to reduce water ingress at the same time as the survey.</p>			
6	Alternative options considered and rejected: <p>No funding - This option is not viable under the Health & Safety at Work Act 1974 and the Occupiers Liability Act 1984 (OLA) where the Act stipulates that an occupier / owner has a duty to take reasonable steps to prevent damage or injury resulting from the state of the premises or activities taking place on them.</p>			
7	Financial implications and risks: Project will be funded through the Health and Safety fund.			
8	Is the decision a Key Decision? (please contact Democratic Support for further advice) Please type an X into the relevant boxes	Yes	No x	Per the Constitution, a key decision is one which: in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total

			x	in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1 million annually
			x	is significant in terms of its effect on communities living or working in an area comprising two or more wards in the area of the local authority.
	If yes, date of publication of the notice in the Forward Plan of Key Decisions			
9	Please specify how this decision is linked to the Council's corporate plan/Plymouth Plan and/or the policy framework and/or the revenue/capital budget:	This project supports the corporate priority to focus on prevention and early intervention through stabilising the cladding panels and aligns with the corporate priority of people feel safe in Plymouth.		
10	Please specify any direct environmental implications of the decision (carbon impact)	There is no direct environmental implication to this decision for additional funding.		
Urgent decisions				
11	Is the decision urgent and to be implemented immediately in the interests of the Council or the public?	Yes		(If yes, please contact Democratic Support (democraticsupport@plymouth.gov.uk) for advice)
		No	x	(If no, go to section 13a)
12a	Reason for urgency:			
12b	Scrutiny Chair Signature:		Date	
	Scrutiny Committee name:			
	Print Name:			
Consultation				
13a	Are any other Cabinet members' portfolios affected by the decision?	Yes	x	
		No		(If no go to section 14)
13b	Which other Cabinet member's portfolio is affected by the decision?	Councillor Chris Penberthy (Cabinet Member for Housing, Cooperative Development and Communities)		
13c	Date Cabinet member consulted	17 January 2025		
14		Yes		

	Has any Cabinet member declared a conflict of interest in relation to the decision?	No	<input checked="" type="checkbox"/>	If yes, please discuss with the Monitoring Officer				
15	Which Corporate Management Team member has been consulted?	Name		Jens Gemmel				
		Job title		Interim Chief Operating Officer				
		Date consulted		23/01/25				
Sign-off								
16	Sign off codes from the relevant departments consulted:	Democratic Support (mandatory)			JS98 24/25			
		Finance (mandatory)			DJN.24.25.155			
		Legal (mandatory)			LS/00001312/1/AC/28/1/25			
		Procurement (if applicable)			N/A			
		Corporate property (decisions involving Council owned land or facilities) (if applicable)						
		Human Resources (if applicable)						
Appendices								
17	Ref.	Title of appendix						
	A	Briefing report for publication						
	B	Equalities Impact Assessment						
	C	Climate Impact Assessment						
Confidential/exempt information								
18a	Do you need to include any confidential/exempt information?	Yes	<input type="checkbox"/>	If yes, prepare a second, confidential ('Part II') briefing report and indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box in 18b below. (Keep as much information as possible in the briefing report that will be in the public domain)				
		No	<input checked="" type="checkbox"/>					
		Exemption Paragraph Number						
		1	2	3	4	5	6	7
18b	Confidential/exempt briefing report title:							

Background Papers							
19	<p>Please list all unpublished, background papers relevant to the decision in the table below.</p> <p>Background papers are <u>unpublished</u> works, relied on to a material extent in preparing the report, which disclose facts or matters on which the report or an important part of the work is based. If some/all of the information is confidential, you must indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box.</p>						
Title of background paper(s)		Exemption Paragraph Number					
		1	2	3	4	5	6
Cabinet Member Signature							
20	<p>I agree the decision and confirm that it is not contrary to the Council's policy and budget framework, Corporate Plan or Budget. In taking this decision I have given due regard to the Council's duty to promote equality of opportunity, eliminate unlawful discrimination and promote good relations between people who share protected characteristics under the Equalities Act (2010) and those who do not. For further details please see the EIA attached.</p>						
Signature				Date of decision	12 th February 2025		
Print Name	Councillor Tudor Evans OBE, Leader of Plymouth City Council						

CAPITAL INVESTMENT BUSINESS CASE

COUNCIL HOUSE
CLADDING STABILISATION AND REPAIRS



EXECUTIVE SUMMARY

The Executive Summary is a short summary of the Business Case and should be the last section you complete, this will enable you to extract or only the key facts from relevant sections i.e. 'project on a page'. The summary is a 'snapshot' of the business case which will need to tell the story and sell the proposal.

The cladding panels located on the external structure of Council House are of high heritage significance and have unfortunately suffered from long term deterioration, poor or lack of intervention and very poor quality repairs, which has resulted in the instability of the panels and existing fixings which are prone to failure if not addressed as a matter of urgency.

It was agreed that scaffolding would be erected in the southeast corner where a previous temporary panel replacement had taken place to provide general access to undertake both a measured and condition survey of the precast concrete cladding panels and to undertake an intrusive investigation to determine how the panels are supported and the condition of the supports. It was agreed that due to the difficulty in removing the concrete panels, the temporary cladding panel would be removed to allow the location of the supports to be determined and to locate the position for the investigation window at first floor level.

The initial investigations show that the corbels that currently support the cladding panels are deteriorating which is indicated by the visible movement of the cladding panels on all elevations and the requirement for secondary fixings that were provided in some locations to temporarily stabilise them. Therefore, assuming the building is to be retained it is recommended that the further investigations run concurrently with the panels being secured by the introduction of secondary fixings and all joints between the panels sealed with a flexible filler to reduce water ingress. The installation of the secondary fixings would be considered to be temporary (short to medium term) and is recommended on Health & Safety grounds.

There are also large concrete panels to the underpass which links Council House to the Civic Centre which are showing signs of degradation and require repairs. These repairs can be completed using a portable tower and will be included within the scope of this project.

The priority is to temporarily stabilise the panels using the minimum intervention approach adopting discreet conservation techniques while providing stable structure upon completion which would last between five to ten years with inspections at two yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below.

Works are likely to take 16 weeks to complete and will be carefully planned with stakeholder engagement to ensure disruption due to noise is minimised and managed where possible.

Contractors will require a small site compound to the front of the building for the duration of the works, resulting in some car parking spaces being unavailable for this period. All ingress and egress routes will be available for use with doorways being tunnelled where scaffold is to be erected above.

Full works would cost £229,510.80 excl VAT.

Non - completion of works puts risk of harm to others or damage and reputation risk to the Council.

SECTION I: PROJECT DETAIL			
Project Value (indicate capital or revenue)	£263,937.42	Contingency (show as £ and % of project value)	£34,426.62 = 15%
Portfolio Holder	Cllr Chris Penberthy, Cabinet Member for Housing, Cooperative Development and Communities	Directorate	Customer and Corporate
		Service Director	Jens Gemmel
Senior Responsible Officer (client)	Jens Gemmel	Project Manager	Angela Shaw
Address and Post Code	Council House	Ward	St Peter and the Waterfront
Current Situation: <i>(Provide a brief, concise paragraph outlining the current situation and explain the current business need, problem, opportunity or change of circumstances that needs to be resolved)</i>			
<p>The Council House was constructed with an in-situ reinforced concrete frame with external precast concrete cladding panels and is approximately 30,890mm wide x 56,594mm long and 12,368mm high which is located to the south of the former Civic Centre Tower and is connected by two elevated links on the north side of the building at the west and east ends that are now closed off. The north and south isles are of single storey height and are formed at first floor level and supported by external circular, reinforced concrete Pilotis (columns) and cantilever slabs. The first floor of the Council House that encompasses the Council Chamber and Reception Room is double storey height and extends forward over the main entrance supported by 2 No. elliptical, inverted, conical Pilotis and reinforced concrete cantilevered waffle slab. The building is orientated with the main entrance facing east and the south end of Civic Square.</p> <p>As far can be determined the first intervention to repair the panels was in 2002 where spalling and corrosion of the embedded reinforcement was cosmetically repaired with further interventions undertaken in 2004 and 2009 when a cladding panel became detached at the southeast end, with part falling to the ground which required a short term GRP placement and the pinning of some panels adjacent due to corrosion of embedded reinforcement, instability and movement.</p> <p>The installation of a GRP replacement panel is considered to be completely inappropriate for a Grade II Listed Building and there is no record of relevant Listed Building Consents for this work. The exposed aggregate precast concrete cladding panels are storey height with a weight of approximately 5kN (0.5Tonnes) each which would translate to an average impact force at ground level of 5.35 Tonnes and a maximum impact force of 10.7 Tonnes.</p> <p>It is apparent that no further surveys, investigations and repair work was undertaken to the cladding panels until the Quadrennial Inspection was undertaken by High – Tech Services in March 2020 when the significant movement, cracking and misalignment of the panels was recorded resulting in the recommendation that further investigations were undertaken. However, the further investigations did not take place.</p> <p>The further Quadrennial inspection was undertaken in 2024 by Purcell where the defects in the cladding panels were recorded again and again further investigations were recommended which were undertaken by JNE Construction and High – Tech Services resulting in the interpretive report being produced</p> <p>The object of the temporary stabilisation, conservation and repair of the external precast concrete cladding panels is to ensure that the panels have the structural capability to resist high wind pressures from the prevailing weather and to reduce the water ingress but it should be noted that the defects were initially recorded some 22 years ago and they have not developed overnight.</p>			

Furthermore, accepting value and significance of the cladding panels, the external appearance or aesthetic quality of the panels has unfortunately been significantly reduced by the use of inappropriate repairs and nothing more than very short term cosmetic repairs.

The priority is to temporarily stabilise the panels using the minimum intervention approach adopting discreet conservation techniques while providing stable structure upon completion which would last between five to ten years with inspections at two yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below

Proposal: *(Provide a brief, concise paragraph outlining your scheme and explain how the business proposal will address the current situation above or take advantage of the business opportunity) and (What would happen if we didn't proceed with this scheme?)*

The proposition for this option is to continue with the measured survey, site investigation laboratory testing of the remainder of the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support corbels.

There would be requirement to provide an external scaffold around the building to provide access and undertake the further survey and investigation.

There are also large concrete panels to the underpass which links Council House to the Civic Centre which are showing signs of degradation and require repairs. These repairs can be completed using a portable tower and will be included within the scope of this project.

As the scaffolding would be in place it would be cost effective (cost to benefit) to undertake the pinning of the existing cladding panels and to fill to joints between the cladding panels to reduce water ingress at the same time as the survey to give an order of cost of **£229,510.80** excluding V.A.T. This cost includes all plant, material, sampling, reporting and labour costs to stabilise the cladding at Council House and the large panels on the under pass link to the Civic Centre.

Works are likely to take 16 weeks to complete and will be carefully planned with stakeholder engagement to ensure disruption due to noise is minimised and managed where possible.

Contractors will require a small site compound to the front of the building for the duration of the works, resulting in some car parking spaces being unavailable for this period. All ingress and egress routes will be available for use with doorways being tunnelled where scaffold is to be erected above.

The PCC Historic Environment Officer has requested the Listed Building Consent be obtained for the pinning works but has agreed that this can be obtained retrospectively

Why is this your preferred option: *(Provide a brief explanation why this option is preferred) and (Explain why this is a good capital investment and how this would be an advantage for the Council) and (explain how the preferred option is the right balance between the risks and benefits identified below).*

To ensure the Council are complying with the legislation detailed in the Health & Safety at Work Act 1974 and the Occupiers Liability Act 1984, it is imperative that these works are completed with some urgency.

As the scaffolding would be in place it would be cost effective (cost to benefit) to undertake the pinning of the existing cladding panels and to fill to joints between the cladding panels to reduce water ingress at the same time as the survey.

Option Analysis: <i>(Provide an analysis of 'other' options which were considered and discounted, the options considered must be a 'do Nothing' and 'do minimum' and 'viable alternative' options. A SWOT – Strength, Benefit, Opportunity, Threat analysis could be attached as an appendix).</i>	
Do Nothing Option	This option is not viable under the Health & Safety at Work Act 1974 and the Occupiers Liability Act 1984 (OLA) where the Act stipulates that an occupier / owner has a duty to take reasonable steps to prevent damage or injury resulting from the state of the premises or activities taking place on them. In other words PCC would risk prosecution if any part of the building became detached and caused injury to a member of staff, pedestrian or vehicle.
List Benefits:	No benefits
List Risk / Issues:	Unknown potential risk of falling debris. Reputational risk
Cost:	0
Why did you discount this option	For health and safety reasons Reputational reasons Listing obligations
Do Minimum Option	<p>Provide Temporary repairs and stability for five to ten years The proposition for this option is to continue with the measured survey, site investigation laboratory testing of the remainder of the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support corbels. Also to complete a survey of the large panels to the underpass that connects to the Civic Centre.</p> <p>There would be requirement to provide an external scaffold around the Council House building and a pop up tower for access to the under pass to provide access and undertake the further survey and investigation.</p> <p>As the scaffolding would be in place it would be cost effective (cost to benefit) to undertake the pinning of the existing cladding panels and to fill to joints between the cladding panels to reduce water ingress at the same time as the survey.</p>
List Benefits:	<ul style="list-style-type: none"> • Reduce risk of falling debris causing injury to staff, pedestrians and / or vehicles • Scaffold will enable temporary repairs / securing of panels to be achieved
List Risk / Issues:	<ul style="list-style-type: none"> • Having the building fully scaffolded for a period will not be aesthetically pleasing. • Inspections will be required at 2 yearly intervals to ensure panels remain secure. • Site will need to be managed effectively to ensure car parking / deliveries and parallel projects are
Cost:	£229,510.80
Why did you discount this option	N/A
Viable Alternative Option	None
List Benefits:	
List Risk / Issues:	
Cost:	

Why did you discount this option	
---	--

Strategic Case:	
Which Corporate Plan priorities does this project deliver?	focus on prevention and early intervention
	people feel safe in Plymouth
	Select a priority

Milestones and Date:		
Contract Award Date	Start On Site Date	Completion Date
N/A	February 2025	May 2025

SECTION 2: PROJECT RISK, OUTCOMES AND BENEFITS

Risk Register: *The Risk Register/Risk Log is a master document created during the early stages of a project. It includes information about each identified risk, level of risk, who owns it and what measures are in place to mitigate the risks (cut and paste more boxes if required).*

Potential Risks Identified		Likelihood	Impact	Overall Rating
Risk	Health and Safety risk of cladding or panels falling on building users, pedestrians or vehicles	High	High	High
Mitigation	Repairs to be completed	Low	Low	Low
Calculated risk value in £ (Extent of financial risk)	£	Risk Owner	PCC	
Risk		Select value	Select value	Select value
Mitigation		Select value	Select value	Select value
Calculated risk value in £ (Extent of financial risk)	£	Risk Owner		
Risk		Select value	Select value	Select value
Mitigation		Select value	Select value	Select value
Calculated risk value in £ (Extent of financial risk)	£	Risk Owner		
Risk		Select value	Select value	Select value
Mitigation		Select value	Select value	Select value
Calculated risk value in £ (Extent of financial risk)	£	Risk Owner		

Outcomes and Benefits

List the outcomes and benefits expected from this project.

*(An **outcome** is the result of the change derived from using the project's deliverables. This section should describe the anticipated outcome)*

(A **benefit** is the measurable improvement resulting from an outcome that is perceived as an advantage. Benefits are the expected value to be delivered by the project, measurable whenever possible)

Financial outcomes and benefits:	Non-financial outcomes and benefits:
<p>As scaffolding will be in place to complete testing of panels, the pinning and jointing will be completed at the same time to ensure cost efficiency.</p> <p>The building and under pass will remain in good order therefore reduced the risk of injury to people and / or property</p>	<p>Compliance with listed building responsibilities</p> <p>Repairs being completed will enable the building cladding structure to be safer for next 5-10 years whilst a longer term solution is determined</p>

SECTION 3: CONSULTATION

Does this business case need to go to CMT	No	Date business case approved by CMT (if required)	
Did a mandate go via CPOG/CPB	Yes	Date Capital Mandate approved by CPB	24/01/2025

Does this project involve a corporately maintained property	Yes
Details of impact of this project i.e. cost saving from this project or additional requirements	Essential Health and Safety works and investigations

Climate Impact Assessment

Upload Climate Impact Wheel	
Summary of the anticipated impact of the proposal on the climate (including any proposed mitigations and impacts beyond 2030)	

Confirm you have engaged with Procurement	No
Procurement route options considered for goods, services or works	Not required as work will be undertaken by our framework contractor JNE Contract number 21602-1
Procurements Recommended route.	
Who is your Procurement Lead?	
Is this business case a purchase of a commercial property?	No
If yes then provide evidence to show that it is not 'primarily for yield'	

Which Members have you engaged with and how have they been consulted <i>(including the Leader, Portfolio Holders and Ward Members)</i>	Councillor Penberthy has been made aware of the works required.
--	---

Confirm you have taken necessary Legal advice, is this proposal State subsidy compliant, if yes please explain why.	N/A
Who is your Legal advisor you have consulted with?	

Equalities Impact Assessment completed <i>(This is a working document which should inform the project throughout its development. The final version will need to be submitted with your Executive Decision)</i>	Yes
--	-----

SECTION 4: FINANCIAL ASSESSMENT

FINANCIAL ASSESSMENT: *In this section the robustness of the proposals should be set out in financial terms. The Project Manager will need to work closely with the capital and revenue finance teams to ensure that these sections demonstrate the affordability of the proposals to the Council as a whole. Exact amounts only throughout the paper - not to be rounded.*

CAPITAL COSTS AND FINANCING

Breakdown of project costs including fees surveys and contingency	Prev. Yr.	24/25	25/26	26/27	27/28	28/29	Future Yrs.	Total
	£	£	£	£	£	£	£	£
Scaffolding Costs		£24,495.00	£24,495.00					£48,990.00
Sampling of panels, pinning and jointing Council House (incl undercroft bridge)		£86,510.40	£86,510.40					£173,020.80
Listed Building Consent		£3,750.00	£3,750.00					£7,500.00
Contingency at 15%		£17,213.31	£17,213.31					£34,426.62
Total capital spend		£131,968.71	£131,968.71					£263,937.42

Provide details of proposed funding: *Funding to match with Project Value*

Breakdown of proposed funding	Prev. Yr.	24/25	25/26	26/27	27/28	28/29	Future Yrs.	Total
	£	£	£	£	£	£	£	£

Health & Safety Fund		£131,968.71	£131,968.71					£263,937.42
Total funding		£131,968.71	£131,968.71					£263,937.42

S106 or CIL (Provide Planning App or site numbers)	No
Which alternative external funding sources been explored	None
Are there any bidding constraints and/or any restrictions or conditions attached to your funding	No
Tax and VAT implications	The premises are used in connection with the administration of the Council, which is a non-business activity and does not generate any direct VAT-exempt income. VAT incurred in relation to the project costs will be fully recoverable, therefore, and there will be no adverse impact on the Council's partial exemption position.
Tax and VAT reviewed by	Sarah Scott
Will this project deliver capital receipts? (If so please provide details)	No

REVENUE COSTS AND IMPLICATIONS

Cost of Developing the Capital Project (To be incurred at risk to Service area)

Total Cost of developing the project	£0
Revenue cost code for the development costs	
Revenue costs incurred for developing the project are to be included in the capital total, some of the expenditure could be capitalised if it meets the criteria	
Budget Managers Name	Kirstie Spencer

Ongoing Revenue Implications for Service Area

	24/25 £	25/26 £	26/27 £	27/28 £	28/29 £	Future Yrs.
Service area revenue cost						
Other (eg: maintenance, utilities, etc)				£3,000		
Loan repayment (terms agreed with Treasury Management)						
Total Revenue Cost (A)				£3,000		
Service area revenue benefits/savings						

Annual revenue income (eg: rents, etc)							
Total Revenue Income (B)							
Service area net (benefit) cost (B-A)							
Has the revenue cost been budgeted for or would this make a revenue pressure		This cost would be in addition to any existing surveys in the budgeted revenue plans.					
Which cost centre would the revenue pressure be shown		2253/5732/C6326	Has this been reviewed by the budget manager		Y/N		
Name of budget manager		Kirstie Spencer					
Loan value	£	Interest Rate	%	Term Years		Annual Repayment	£
Revenue code for annual repayments							
Service area or corporate borrowing							
Revenue implications reviewed by		Julia Chandler-Whiting					

Version Control: (The version control table must be updated and signed off each time a change is made to the document to provide an audit trail for the revision and update of draft and final versions)



Author of Business Case	Date	Document Version	Reviewed By	Date
Ciara Holmes	23/12/2024	v 1.0	Kirstie Spencer	24/12/2024
	00/00/2020	v 2.0		00/00/2020
	00/00/2020	v 3.0		00/00/2020

SECTION 5: RECOMMENDATION AND ENDORSEMENT

Recommended Decision

It is recommended that the Leader of the Council:


- Approve the Business Case
- Add £263,937.42 to the capital programme to enable the surveys and works as set out in this report to be undertaken using existing Council contracts

Councillor Tudor Evans OBE, Leader of the Council		Chief Operating Officer, Jens Gemmel	
Either email dated:	date	Either email dated:	07.02.2025
Or signed:		Signed:	
Date: 12.02.2025		Date: 07.02.2025	

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EQUALITY IMPACT ASSESSMENT – COUNCIL HOUSE CLADDING

SECTION ONE: INFORMATION ABOUT THE PROPOSAL

Author(s): The person completing the EIA template.	Ciara Holmes	Department and service:	Facilities Manager (Hard FM), Customer and Corporate Services	Date of assessment:	23/01/25
Lead Officer: Head of Service, Service Director, or Strategic Director.	Jens Gemmel	Signature:		Approval date:	07/02/2025
Overview:	Works to enable the continuation of the measured survey, site investigation laboratory testing of the remainder of the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support In addition this funding used to temporarily stabilise the panels using the minimum intervention approach adopting discreet conservation techniques while providing stable structure upon completion which would last between 5 to 10 years with inspections at 2 yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below				
Decision required:	<ul style="list-style-type: none"> • Approve the Business Case • Add £263,937.42 to the capital programme to enable the surveys and works as set out in this report to be undertaken using existing Council contracts 				

SECTION TWO: EQUALITY IMPACT ASSESSMENT SCREENING TOOL

Potential external impacts: Does the proposal have the potential to negatively impact service users, communities or residents with protected characteristics?	Yes		No	x
Potential internal impacts: Does the proposal have the potential to negatively impact Plymouth City Council employees?	Yes		No	x
Is a full Equality Impact Assessment required? (if you have answered yes to either of the questions above then a full impact assessment is required and you must complete section three)	Yes		No	x

If you do not agree that a full equality impact assessment is required, please set out your justification for why not.	A full EIA is not required as this project has only positive impacts on service users, communities, residents and PCC employees. Improving facilities for theatre and arts within Plymouth
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SECTION THREE: FULL EQUALITY IMPACT ASSESSMENT

Protected characteristics (Equality Act, 2010)	Evidence and information (e.g. data and consultation feedback)	Adverse impact	Mitigation activities	Timescale and responsible department

<p>Age</p>	<p>Plymouth</p> <ul style="list-style-type: none"> • 16.4 per cent of people in Plymouth are children aged under 15. • 65.1 per cent are adults aged 15 to 64. • 18.5 percent are adults aged 65 and over. • 2.4 percent of the resident population are 85 and over. <p>South West</p> <ul style="list-style-type: none"> • 15.9 per cent of people are aged 0 to 14, 61.8 per cent are aged 15 to 64. • 22.3 per cent are aged 65 and over. <p>England</p> <ul style="list-style-type: none"> • 17.4 per cent of people are aged 0 to 14. • 64.2 per cent of people are aged 15 to 64. • 18.4 per cent of people are aged 65 and over. <p>(2021 Census)</p>	<p>No adverse impact</p>		
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<p>Care experienced individuals (Note that as per the Independent Review of Children’s Social Care recommendations, Plymouth City Council is treating care experience as though it is a protected characteristic).</p>	<p>It is estimated that 26 per cent of the homeless population in the UK have care experience. In Plymouth there are currently 7 per cent of care leavers open to the service (6 per cent aged 18-20 and 12 per cent of those aged 21+) who are in unsuitable accommodation.</p> <p>The Care Review reported that 41 per cent of 19-21 year old care leavers are not in education, employment or training (NEET) compared to 12 per cent of all other young people in the same age group.</p> <p>In Plymouth there are currently 50 per cent of care leavers aged 18-21 Not in Education Training or Employment (54 per cent of all those care leavers aged 18-24 who are open to the service).</p> <p>There are currently 195 care leavers aged 18 to 20 (statutory service) and 58 aged 21 to 24 (extended offer). There are more care leavers aged 21 to 24 who could return for support from services if they wished to.</p>	<p>No adverse impact</p>		
<p>Disability</p>	<p>9.4 per cent of residents in Plymouth have their activities limited ‘a lot’ because of a physical or mental health problem.</p> <p>12.2 per cent of residents in Plymouth have their activities limited ‘a little’ because of a physical or mental health problem (2021 Census)</p>	<p>No adverse impact</p>		

Gender reassignment	0.5 per cent of residents in Plymouth have a gender identity that is different from their sex registered at birth. 0.1 per cent of residents identify as a trans man, 0.1 per cent identify as non-binary and, 0.1 per cent identify as a trans women (2021 Census).	No adverse impact		
Marriage and civil partnership	<p>40.1 per cent of residents have never married and never registered a civil partnership. 10 per cent are divorced, 6 percent are widowed, with 2.5 per cent are separated but still married.</p> <p>0.49 per cent of residents are, or were, married or in a civil partnerships of the same sex. 0.06 per cent of residents are in a civil partnerships with the opposite sex (2021 Census).</p>	No adverse impact		
Pregnancy and maternity	The total fertility rate (TFR) for England was 1.62 children per woman in 2021. The total fertility rate (TFR) for Plymouth in 2021 was 1.5.	No adverse impact		

<p>Race</p>	<p>In 2021, 94.9 per cent of Plymouth’s population identified their ethnicity as White, 2.3 per cent as Asian and 1.1 per cent as Black (2021 Census)</p> <p>People with a mixed ethnic background comprised 1.8 per cent of the population. 1 per cent of the population use a different term to describe their ethnicity (2021 Census)</p> <p>92.7 per cent of residents speak English as their main language. 2021 Census data shows that after English, Polish, Romanian, Chinese, Portuguese, and Arabic are the most spoken languages in Plymouth (2021 Census).</p>	<p>No adverse impact</p>		
<p>Religion or belief</p>	<p>48.9 per cent of the Plymouth population stated they had no religion. 42.5 per cent of the population identified as Christian (2021 Census).</p> <p>Those who identified as Muslim account for 1.3 per cent of Plymouth’s population while Hindu, Buddhist, Jewish or Sikh combined totalled less than 1 per cent (2021 Census).</p>	<p>No adverse impact</p>		
<p>Sex</p>	<p>51 per cent of our population are women and 49 per cent are men (2021 Census).</p>	<p>No adverse impact</p>		
<p>Sexual orientation</p>	<p>88.95 per cent of residents aged 16 years and over in Plymouth describe their sexual orientation as straight or heterosexual. 2.06 per cent describe their sexuality as bisexual, 1.97 per cent of people describe their sexual orientation as gay or lesbian. 0.42 per cent of residents describe their sexual orientation using a different term (2021 Census).</p>	<p>No adverse impact</p>		

SECTION FOUR: HUMAN RIGHTS IMPLICATIONS

Human Rights	Implications	Mitigation Actions	Timescale and responsible department
	No implications	None required	N/A

SECTION FIVE: OUR EQUALITY OBJECTIVES

Equality objectives	Implications	Mitigation Actions	Timescale and responsible department
<p>Work together in partnership to:</p> <ul style="list-style-type: none"> ▪ promote equality, diversity and inclusion ▪ facilitate community cohesion ▪ support people with different backgrounds and lived experiences to get on well together 	This project supports the corporate priority to focus on prevention and early intervention through stabilising the cladding panels and also aligns with the corporate priority of people feel safe in Plymouth	None Required	N/A
<p>Give specific consideration to care experienced people to improve their life outcomes, including access to training, employment and housing.</p>	As above	None Required	N/A
<p>Build and develop a diverse workforce that represents the community and citizens it serves.</p>	As above	None Required	N/A
<p>Support diverse communities to feel confident to report crime and anti-social behaviour, including hate crime and hate incidents, and work with partners to ensure Plymouth is a city where everybody feels safe and welcome.</p>	As above	None Required	N/A

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Council House Cladding

Project details

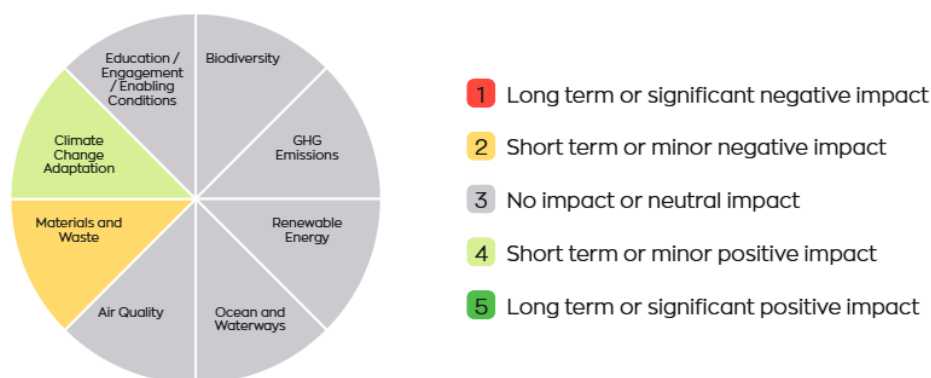
Assessment author

Ciara Holmes

Project summary

The continuation of the measured survey, site investigation laboratory testing of the remainder of the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support. In addition, this funding is used to temporarily stabilise the panels using the minimum intervention approach, adopting discreet conservation techniques while providing stable structure upon completion, which would last between 5 to 10 years with inspections at 2-yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below.

Summary of assessment



Most of the outputs are neutral due to the nature of the project. The only negative output relates to waste, which is being carefully mitigated and managed in compliance with Waste Regulations. Air quality will not be affected as wet/dry vacuum will be used.

Assessment scores

Biodiversity

Score

(3) No impact or neutral impact

Score justification

The works are for a measured survey, site investigation laboratory testing of the remainder of the cladding panels on

the building to obtain a global assessment of the condition of the precast concrete cladding panels and their cast in support. There is no impact on biodiversity .

GHG Emissions

Score

(3) No impact or neutral impact

Score justification

The works relate to surveying of concrete panels and to temporarily stabilise the panels using the minimum intervention approach adopting discreet conservation techniques while providing stable structure upon completion which would last between 5 to 10 years with inspections at 2 yearly intervals to reduce the risk of failure and to protect pedestrians and vehicular traffic below. There is no impact on GHG

Renewable Energy

Score

(3) No impact or neutral impact

Score justification

The project does not relate to energy consumption therefore there is no impact on renewable energy

Ocean and Waterways

Score

(3) No impact or neutral impact

Score justification

The project does not relate to oceans and waterways, therefore there is no impact

Air Quality

Score

(3) No impact or neutral impact

Score justification

The works involved in this project will include inserting ties to pin the panels which may create some dust however this will be managed through use of a wet/dry vacuum.

Mitigatory measures applied:

Wet/dry vacuum to be used to control air quality.

Materials and Waste

Score

(2) Short term or limited negative impact

Score justification

Some waste will be created as part of the projects as packaging for materials will be disposed off into a skip which will be located at the site.

Mitigatory measures applied:

Skip will be located on site to ensure it is managed effectively. With all waste being disposed of in line with Waste Regulations.

Climate Change Adaptation**Score**

(4) Short term or limited positive impact

Score justification

The pinning of the panels will ensure that the panels have the structural capability to resist high wind pressures from the prevailing weather and to reduce the water ingress

Education / Engagement / Enabling Conditions**Score**

(3) No impact or neutral impact

Score justification

The project is required to comply with the Health & Safety at Work Act 1974 and the Occupiers Liability Act 1984 (OLA) and has no impact on education / engagement / enabling conditions.

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EXECUTIVE DECISION

made by a Cabinet Member




REPORT OF ACTION TAKEN UNDER DELEGATED AUTHORITY BY AN INDIVIDUAL CABINET MEMBER

Executive Decision Reference Number – ESA02 24/25

Decision				
1	Title of decision: School admission arrangements 2026/2027			
2	Decision maker: Councillor Sally Cresswell, Cabinet Member for Education, Apprenticeships and Skills			
3	Report author and contact details: Sharon Stowe, School Admissions Support Manager, Education, Participation and Skills Email: sharon.stowe@plymouth.gov.uk Telephone: 01752 307504			
4	Decision to be taken: That the determined school admission arrangements for 2026/2027 be based on those for 2025/2026 subject to the following amendments: I. New process timetables for primary, junior, secondary and Keystage 4 schools at the normal point of entry.			
5	Reasons for decision: The Council is under a statutory duty to consult upon and then determine the admission arrangements for all community and voluntary controlled schools where admission arrangements change, and to ensure that as far as possible, the admission arrangements for other categories of school meet the requirements of the School Admissions Code. The Council is also under a statutory duty to devise and agree upon a coordinated scheme of admissions in respect of the normal points of entry.			
6	Alternative options considered and rejected: Not to determine the 2026/2027 school admission arrangements and coordinated schemes would leave the Council in breach of its statutory duties.			
7	Financial implications: None			
8	Is the decision a Key Decision? (please contact Democratic Support for further advice)	Yes	No	Per the Constitution, a key decision is one which:
			✓	in the case of capital projects and contract awards, results in a new commitment to spend and/or save in excess of £3million in total
			✓	in the case of revenue projects when the decision involves entering into new commitments and/or making new savings in excess of £1 million
			✓	is significant in terms of its effect on communities living or working in an area comprising two or more wards in the

				area of the local authority.
	If yes, date of publication of the notice in the Forward Plan of Key Decisions			
9	Please specify how this decision is linked to the Council's corporate plan/Plymouth Plan and/or the policy framework and/or the revenue/capital budget:		<p>The proposal helps to meet the City Vision, co-operative values, co-operative objectives, and co-operative outcomes in the following ways:</p> <p>City Vision – Britain's Ocean City – providing improved and additional capacity for increasing the number of school age children in the City ensures there is a school place for every child and improves their education opportunities which will improve their quality of life.</p> <p>We believe in Democracy – we have ensured that we provide parents, staff and governors at the schools, local residents and other stakeholders with the opportunity to participate in the decision making on the proposals</p> <p>We believe in Fairness – all the proposed expansions have had public consultation which demonstrates that we are fair and open in our decision making.</p> <p>We believe in Responsibility – Enables local residents and other stakeholders to participate in the decision making. Helps to address the growing need for additional facilities for primary and secondary age children, using resources wisely.</p> <p>We believe in Co-Operation – Provides extended and improved services for children and their families making effective use of resources available. The basic need growth areas have been carefully mapped and the proposals in this report are targeted at narrowing the gaps in equality of access to education places.</p>	
10	Please specify any direct environmental implications of the decision (carbon impact)		None	
Urgent decisions				
11	Is the decision urgent and to be implemented immediately in the interests of the Council or the public?		Yes	(If yes, please contact Democratic Support (democraticsupport@plymouth.gov.uk) for advice)
			No	✓ (If no, go to section 13a)
12a	Reason for urgency:			
12b	Scrutiny Chair Signature:		Date	
	Scrutiny Committee name:			

Print Name:			
Consultation			
I3a	Are any other Cabinet members' portfolios affected by the decision?	Yes	
		No	x (If no go to section I4)
I3b	Which other Cabinet member's portfolio is affected by the decision?		
I3c	Date Cabinet member consulted		
I4	Has any Cabinet member declared a conflict of interest in relation to the decision?	Yes	If yes, please discuss with the Monitoring Officer
		No	✓
I5	Which Corporate Management Team member has been consulted?	Name	David Haley
		Job title	Director of Children's Services
		Date consulted	02/12/2024 to 12/01/2025
Sign-off			
I6	Sign off codes from the relevant departments consulted:	Democratic Support (mandatory)	JS93 24/25
		Finance (mandatory)	DJN.24.25.149
		Legal (mandatory)	LS/00003610/7/LB/22/01/25
		Human Resources (if applicable)	N/A
		Corporate property (if applicable)	N/A
		Procurement (if applicable)	N/A
Appendices			
I7	Ref.	Title of appendix	
	A	Briefing report for publication (<i>mandatory</i>)	
	B	Equalities Impact Assessment (<i>where required</i>)	
Confidential/exempt information			
I8a	Do you need to include any confidential/exempt information?	Yes	If yes, prepare a second, confidential ('Part II') briefing report and indicate why it is not for

		No	<input checked="" type="checkbox"/>	publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box in 18b below. (Keep as much information as possible in the briefing report that will be in the public domain)				
		Exemption Paragraph Number						
		1	2	3	4	5	6	7
18b	Confidential/exempt briefing report title:							
Background Papers								
19	<p>Please list all unpublished, background papers relevant to the decision in the table below.</p> <p>Background papers are <u>unpublished</u> works, relied on to a material extent in preparing the report, which disclose facts or matters on which the report or an important part of the work is based. If some/all of the information is confidential, you must indicate why it is not for publication by virtue of Part 1 of Schedule 12A of the Local Government Act 1972 by ticking the relevant box.</p>							
Title of background paper(s)		Exemption Paragraph Number						
		1	2	3	4	5	6	7
Cabinet Member Signature								
20	I agree the decision and confirm that it is not contrary to the Council's policy and budget framework, Corporate Plan or Budget. In taking this decision I have given due regard to the Council's duty to promote equality of opportunity, eliminate unlawful discrimination and promote good relations between people who share protected characteristics under the Equalities Act and those who do not. For further details please see the EIA attached.							
Signature			Date of decision	4 February 2025				
Print Name	Councillor Sally Cresswell							

SCHOOL ADMISSION ARRANGEMENTS
2026/2027
Public consultation



INDEX

1. **Background Information**
2. **Proposal and Rationale**
3. **Timeline**
4. **Methodology**
5. **The Consultation**
6. **The Consultation Survey**
7. **Decision to be taken**
8. **Equality Impact Assessment**

1. Background Information

Plymouth City Council is the admission authority for all community and voluntary controlled schools in the City. The School Standards and Framework Act 1998, as amended by the Education Act 2002 and the School Admissions Code (the Code) require all admission authorities to consult on admission arrangements at least every seven years and always when arrangements change. Each year, admission authorities must determine the admission arrangements that are to apply. This paper relates to coordinated admission schemes and the admission arrangements for community and voluntary controlled schools only.

Determination of the admission arrangements for schools which are their own admission authority rests with the governing board of the individual school.

Improving school admission arrangements helps to maximise parental preference, which in turn enables the Council to identify more accurately where surplus capacity is located, thereby helping to meet the corporate objective of removing surplus school places.

Schools are a key facility within their local communities and support wider cohesion in the area. An equality impact assessment is included in this report. The determined admission arrangements are compliant with the Code. The Code takes account of primary legislation and regulations most relevant to admissions decisions and comments on the provisions of the Equality Act 2010, the Human Rights Act 1998 and the School Standards and Framework Act 1998.

2. Proposal and Rationale

In respect of all community and voluntary controlled schools, the Council is under a statutory duty, where admission arrangements change, to consult upon and then determine the admission arrangements. The Council also has a statutory duty to ensure that as far as possible, the admission arrangements for other categories of school meet the requirements of the Code. The Council is also under a statutory duty to devise and agree upon a coordinated scheme of admissions in respect of the normal points of entry.

Not to determine the 2026/2027 school admission arrangements would leave the Council in breach of its statutory duties.

3. Timeline

Activity	Timetable for admission arrangements in 2026/2027
Earliest date to send admission arrangements to the Diocesan Board of education	1 October 2024 (last date 31 October 2024)
Earliest date to start consultation on proposed arrangements	1 October 2024
Plymouth own admission authority schools to send draft admission arrangements for consultation to Plymouth local authority (LA)	4 November 2024 to 8 November 2024
Plymouth consultation starts	2 December 2024
Plymouth consultation ends	12 January 2025
Deadline for completion of consultation on arrangements	31 January 2025

Deadline for the local authority to formulate a coordinated scheme for state funded schools in their area, including any new school or Academy which is expected to open.	1 January 2025
Minimum length of consultation	Six weeks
Deadline for admission arrangements to be determined (even there have been no changes or no consultation)	28 February 2025
Deadline for notification of a qualifying scheme for coordination	28 February 2025
Deadline for admission authorities to send determined arrangements to LA	15 March 2025
Deadline for LA to publish on its website details of all new schools to open that year & details of where all other school arrangements can be viewed	15 March 2025
Deadline for objections to the Schools Adjudicator	15 May 2025

4. Methodology

When consulting on admission arrangements, the Council is required to consult all maintained schools in Plymouth, neighbouring admission authorities, and parents as well as others who the Council feel, have an interest in education. The Council detailed the arrangements for the consultation on its website and an online response form was available. The consultation was advertised using posters in schools, press notices, emails to Plymouth and surrounding district schools, MPs, City Councillors and others who the Council felt may have had an interest in admission arrangements. The Code also emphasises the local authority's role in ensuring that the admission arrangements for all admission authorities in the area, including academies, free, trust, foundation, studio, UTC and voluntary aided schools comply with the Code. Councils are under a duty to formulate and agree coordinated admissions schemes with the majority of admission authorities in its area.

5. The Consultation

For admissions in 2026/2027, consultations have been held in accordance with the Code on the basis of the admission arrangements set out in the In-Year admission arrangements 2025/2026, The parent's guide for Primary, Junior, Secondary and Key Stage 4 2025, as suitably amended.

The proposals for change comprised:

- I. New process timetables for primary, junior, secondary and Keystage 4 schools at the normal point of entry;

6. The Consultation Survey

Response to the consultation as follows:

Consultation category	Undecided	Support	Against	No opinion
Primary, infant and junior coordinated admission scheme	0	0	0	0
Secondary coordinated admission scheme	0	0	0	0
In-Year locally admission coordinated scheme	0	0	0	0
Nursery school oversubscription criteria	0	0	0	0
Primary school oversubscription criteria	0	0	0	0
Secondary school oversubscription criteria	0	0	0	0

7. Decision to be taken

Having completed the consultation process, the Council, as the admission authority for community and voluntary controlled schools, must determine the admission arrangements by 28 February 2025. In addition, the Council must also have agreed a qualifying scheme for coordination with the majority of schools in its area.

No objections have been received to the admission arrangements proposals during the period of consultation. It is therefore the recommendation is that the policy documents should be agreed as consulted upon.

It is proposed that the determined school admission arrangements for 2026/2027 be based on those for 2025/2026 subject to the following amendments:


- I. New process timetables for primary, junior, secondary and Keystage 4 schools at the normal point of entry;

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EQUALITY IMPACT ASSESSMENT –

EDUCATION, PARTICIPATION AND SKILLS – SCHOOL ADMISSION ARRANGEMENTS 2026/2027

SECTION ONE: INFORMATION ABOUT THE PROPOSAL

Author(s): The person completing the EIA template.	Sharon Stowe - School Admissions Support Manager	Department and service:	Education, Participation and Skills, School Admissions Team	Date of assessment:	14/01/2025
Lead Officer: Head of Service, Service Director, or Strategic Director.	Isabelle Kolinsky – Head of Education and Virtual School	Signature:		Approval date:	29.01.25
Overview:	The Determined Admission Arrangements take into account responses received during the consultation carried out between 2 December 2024 to 12 January 2025.				
Decision required:	That the determined school admission arrangements for 2026/2027 be based on those for 2025/2026 subject to the following amendments: I. New process timetables for primary, junior, secondary and Keystage 4 schools at the normal point of entry.				

SECTION TWO: EQUALITY IMPACT ASSESSMENT SCREENING TOOL

Potential external impacts: Does the proposal have the potential to negatively impact service users, communities or residents with protected characteristics?	Yes	X	No	
Potential internal impacts: Does the proposal have the potential to negatively impact Plymouth City Council employees?	Yes		No	X
Is a full Equality Impact Assessment required? (if you have answered yes to either of the questions above then a full impact assessment is required and you must complete section three)	Yes	X	No	

If you do not agree that a full equality impact assessment is required, please set out your justification for why not.

SECTION THREE: FULL EQUALITY IMPACT ASSESSMENT

Protected characteristics (Equality Act, 2010)	Evidence and information (e.g. data and consultation feedback)	Adverse impact	Mitigation activities	Timescale and responsible department
---	---	-----------------------	------------------------------	---

<p>Age</p>	<p>Plymouth</p> <ul style="list-style-type: none"> • 16.4 per cent of people in Plymouth are children aged under 15. • 65.1 per cent are adults aged 15 to 64. • 18.5 percent are adults aged 65 and over. • 2.4 percent of the resident population are 85 and over. <p>South West</p> <ul style="list-style-type: none"> • 15.9 per cent of people are aged 0 to 14, 61.8 per cent are aged 15 to 64. • 22.3 per cent are aged 65 and over. <p>England</p> <ul style="list-style-type: none"> • 17.4 per cent of people are aged 0 to 14. • 64.2 per cent of people are aged 15 to 64. • 18.4 per cent of people are aged 65 and over. <p>(2021 Census)</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code. Educational provision is made for children from the term following their fourth birthday as specified in law.</p> <p>Whilst school admission policies are applicable to students within specified birth cohorts, provision is made for the</p>	<p>Education out of age cohort could result in additional provision to be made in school place planning but this is not a quantity that can be predicted.</p> <p>There is a danger that parents may request a place out of age cohort because the appropriate year group is full rather than looking at the best interest of the child.</p>	<p>Monitor the number of out of age cohort applications received and approved.</p>	<p>Admissions officer responsible for the stage of entry. Monitored over the academic year.</p>
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	<p>parent/carer to apply for admission to non-birth cohort age group. Such requests will be considered fairly, and the manner of consideration is specified within each admission policy and is compliant with the law.</p>			
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<p>Care experienced individuals (Note that as per the Independent Review of Children’s Social Care recommendations, Plymouth City Council is treating care experience as though it is a protected characteristic).</p>	<p>It is estimated that 26 per cent of the homeless population in the UK have care experience. In Plymouth there are currently 7 per cent of care leavers open to the service (6 per cent aged 18-20 and 12 per cent of those aged 21+) who are in unsuitable accommodation.</p> <p>The Care Review reported that 41 per cent of 19-21 year old care leavers are not in education, employment or training (NEET) compared to 12 per cent of all other young people in the same age group.</p> <p>In Plymouth there are currently 50 per cent of care leavers aged 18-21 Not in Education Training or Employment (54 per cent of all those care leavers aged 18-24 who are open to the service).</p> <p>There are currently 195 care leavers aged 18 to 20 (statutory service) and 58 aged 21 to 24 (extended offer). There are more care leavers aged 21 to 24 who could return for support from services if they wished to.</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code with links to other relevant legislation.</p>	<p>None</p>	<p>None</p>	<p>None</p>
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<p>Disability</p>	<p>9.4 per cent of residents in Plymouth have their activities limited ‘a lot’ because of a physical or mental health problem.</p> <p>12.2 per cent of residents in Plymouth have their activities limited ‘a little’ because of a physical or mental health problem (2021 Census)</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code with links to other relevant legislation.</p> <p>Children with an Education, Health and Care will be ranked ahead of other applicants within the admission criteria and will be admitted to the school requested as this a requirement within the School Admissions Code.</p> <p>Priority is made within the admission criteria for the admission of children with exceptional medical or social need. Information regarding evidence required is clearly given in the admission policy.</p> <p>Special arrangements can be made in the case of selection testing admission arrangements to a grammar school where a child has a disability. In such a case, the admission authority will try to match the provision already made within school to ensure a level playing field.</p>	<p>None</p>	<p>None</p>	<p>None</p>
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<p>Gender reassignment</p>	<p>0.5 per cent of residents in Plymouth have a gender identity that is different from their sex registered at birth. 0.1 per cent of residents identify as a trans man, 0.1 per cent identify as non-binary and, 0.1 per cent identify as a trans women (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>This information is not collected or taken account of in the school admissions process. Taking account of gender reassignment would not be compliant with the School Admissions Code.</p>	<p>None</p>	<p>None</p>	<p>None</p>
<p>Marriage and civil partnership</p>	<p>40.1 per cent of residents have never married and never registered a civil partnership. 10 per cent are divorced, 6 percent are widowed, with 2.5 per cent are separated but still married.</p> <p>0.49 per cent of residents are, or were, married or in a civil partnerships of the same sex. 0.06 per cent of residents are in a civil partnerships with the opposite sex (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>This information is not collected or normally taken account of in the school admissions process. Taking account of gender would not be compliant with the School Admissions Code unless the school is designated as a single sex school.</p>	<p>None</p>	<p>None</p>	<p>None</p>

Pregnancy and maternity	<p>The total fertility rate (TFR) for England was 1.62 children per woman in 2021. The total fertility rate (TFR) for Plymouth in 2021 was 1.5.</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>This information is not collected or normally taken account of in the school admissions process. Taking account of gender would not be compliant with the School Admissions Code unless the school is designated as a single sex school.</p>	None	None	None
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<p>Race</p>	<p>In 2021, 94.9 per cent of Plymouth’s population identified their ethnicity as White, 2.3 per cent as Asian and 1.1 per cent as Black (2021 Census)</p> <p>People with a mixed ethnic background comprised 1.8 per cent of the population. 1 per cent of the population use a different term to describe their ethnicity (2021 Census)</p> <p>92.7 per cent of residents speak English as their main language. 2021 Census data shows that after English, Polish, Romanian, Chinese, Portuguese, and Arabic are the most spoken languages in Plymouth (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code. This information is not collected or taken account of in the school admissions process. Taking account of race would not be compliant with the School Admissions Code.</p>	<p>None</p>	<p>None</p>	<p>None</p>
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Religion or belief	<p>48.9 per cent of the Plymouth population stated they had no religion. 42.5 per cent of the population identified as Christian (2021 Census).</p> <p>Those who identified as Muslim account for 1.3 per cent of Plymouth’s population while Hindu, Buddhist, Jewish or Sikh combined totalled less than 1 per cent (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>None of the community or voluntary controlled schools prioritise children according to faith and will consider applicants equally regardless of faith, religion or belief.</p>	None	None	None
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<p>Sex</p>	<p>51 per cent of our population are women and 49 per cent are men (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>This information is not collected or taken account of in the school admissions process.</p> <p>Children and young people who are LGBT should feel able to apply to a school without any restrictions. Where a school or college is co-educational, the gender a person associates with has no bearing on an admissions application. Plymouth’s application forms ask for the child’s gender. At this point, the gender appropriate to the birth certificate should be entered. Further information relating to gender identity and the reasoning for selection of a particular school can be given on the application form.</p> <p>In the case of transgender applicants, where a parent selects a placement in a single sex school opposite to the birth gender, the application will be considered and a decision made on the individual circumstances of the case. This is a complex decision, and not all children will be competent to take it at the time of transfer. As part of the case consideration, we would seek evidence from the family that they have thought through the issues carefully and in most cases would expect them to be able to provide us with some independent evidence from a medical professional or other worker who has been involved in the situation.</p>	<p>None</p>	<p>None</p>	<p>None</p>
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<p>Sexual orientation</p>	<p>88.95 per cent of residents aged 16 years and over in Plymouth describe their sexual orientation as straight or heterosexual. 2.06 per cent describe their sexuality as bisexual, 1.97 per cent of people describe their sexual orientation as gay or lesbian. 0.42 per cent of residents describe their sexual orientation using a different term (2021 Census).</p> <p>The determined admission arrangements for community and voluntary controlled schools meet the requirements of the School Admissions Code.</p> <p>This information is not collected or taken account of in the school admissions process.</p> <p>Children and young people who are LGBT should feel able to apply to a school without any restrictions. Where a school or college is co-educational, the gender a person associates with has no bearing on an admissions application. Plymouth’s application forms ask for the child’s gender. At this point, the gender appropriate to the birth certificate should be entered. Further information relating to gender identity and the reasoning for selection of a particular school can be given on the application form.</p> <p>In the case of transgender applicants, where a parent selects a placement in a single sex school opposite to the birth gender, the application will be considered and a decision made on the individual circumstances of the case. This is a complex decision, and not all children will be competent to take it at the time of transfer. As part of the case consideration, we would seek evidence from the family that they have thought through the issues carefully and in most cases would expect them to be able to provide us with</p>	<p>None</p>	<p>None</p>	<p>None</p>
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	some independent evidence from a medical professional or other worker who has been involved in the situation.			
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SECTION FOUR: HUMAN RIGHTS IMPLICATIONS

Human Rights	Implications	Mitigation Actions	Timescale and responsible department
	None	None	N/A

SECTION FIVE: OUR EQUALITY OBJECTIVES

Equality objectives	Implications	Mitigation Actions	Timescale and responsible department
Work together in partnership to: <ul style="list-style-type: none"> ▪ promote equality, diversity and inclusion ▪ facilitate community cohesion ▪ support people with different backgrounds and lived experiences to get on well together 	None	None	N/A
Give specific consideration to care experienced people to improve their life outcomes, including access to training, employment and housing.	None	None	N/A
Build and develop a diverse workforce that represents the community and citizens it serves.	None	None	N/A
Support diverse communities to feel confident to report crime and anti-social behaviour, including hate crime and hate incidents, and work with partners to	None	None	N/A

ensure Plymouth is a city where everybody feels safe and welcome.			
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MAINTAINED NURSERY SCHOOLS

Oversubscription criteria 2026/2027



Plymouth City Council is the admission authority for community nursery schools in Plymouth.

The admission arrangements outlined within this document apply to community nursery schools in Plymouth in the 2026/2027 academic year.

Nursery admission criteria

Determining the admissions policy for community and voluntary controlled maintained nursery schools and classes is the responsibility of the local authority, which is required to comply with the statutory framework for the early years foundation stage (2024). The local authority delegates the responsibility for administering the admission process for nursery schools and classes to the governing bodies of these schools. Places in nursery schools and classes usually become available when the oldest children enter a Primary School. Places may become available at other times if children leave nursery.

All children are entitled to access up to 15 hours a week of free nursery education at the request of the parent/carer from the beginning of the term after their third birthday. In addition to this universal offer, a further 15 hours of free childcare is available for children of working parents who meet the eligibility criteria through the government's 30-hour childcare initiative.

Funding of up to 15 hours a week is also available for some 2-year-olds based on eligibility criteria (known in Plymouth as ME2 Funding). This funding is available from the beginning of the term after the child's second birthday.

Whilst the Local Authority works within six terms for maintained schools, for the purposes of nursery education the term dates are defined by the DFE. These are as follows:

| April to 31 August

| September to 31 December

| January to 31 March

Oversubscription Criteria

Each maintained nursery school and class has a limited number of places available depending on the physical capacity of its buildings. The number of places available is called the Published Admission Number (or PAN for short). In the event that the number of applications to a maintained nursery school or class exceeds its PAN, the following admission criteria will be applied in the following order of priority;

1. **Looked after children and all previously looked after children.** 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) at the time of making an application to a school. Previously looked after children are children who were looked after but ceased to be so because they were adopted (or became subject to a child arrangement order or special guardianship order).

Children who appear to have been in state care outside of England and ceased to be in state care as a result of being adopted. A child is regarded as having been in state care in a place outside of England if they were accommodated by a public authority, a religious organisation or any other provider of care whose sole purpose is to benefit society.

2. **A child known by the local authority to have special educational needs and/or a disability (SEND) and whose needs can be best met at the preferred nursery** – applications made under this criterion would need to be supported by written evidence from an appropriate professional;
3. **A vulnerable child with either a Child Protection or a Child in Need Plan or Early Help Assessment (previously known as Common Assessment Framework)** – applications made under this criterion would need to be supported by evidence from the child's social worker and/or health visitor explaining the advantage of the child attending the preferred nursery as opposed to any other;
4. **A child with exceptional medical or social grounds.** Children with an exceptional medical or social need for a place at the pre-school/nursery. Applicants will only be considered under this heading if the parent/carer or their representative can demonstrate that only the preferred pre-school/nursery can meet the exceptional medical or social needs of the child, a parent or both. The need must be specific to the pre-school/nursery: a child may have challenging circumstances that require additional support but if that support could be provided at another pre-school/nursery, there would be no exceptional need to attend this pre-school/nursery. The exceptional need could be due to the parent/carer's circumstances. Evidence provided can be in the form of a testimony from a medical practitioner, social worker or other professional who can support the application on an 'exceptional' basis. Without satisfactory supporting evidence, we will not prioritise an application as demonstrating exceptional need. If you are applying under the exceptional need category, you must complete and return the supplementary information form and return it to the pre-school/nursery with the appropriate evidence. If you do not return this supplementary information form, your application will not be considered under this category.

Exceptional medical or social need could include, for example:

- a serious medical condition, which can be supported by medical evidence;
- a significant caring role for the child which can be supported by evidence from social services;

Exceptional need for admission here will not be accepted on the grounds that:

- a child may be separated from a friendship group;
- parents wish to avoid a child from the current or previous setting;
- transport arrangements would have to be changed;
- the child has a particular interest or ability in a subject or activity;

5. **Children with a sibling already attending the pre-school/nursery applied for at the time of admission.** Children will be classed as siblings if they live at the same home address as defined in this policy, as a single-family unit. This includes a natural or adopted brother or sister, step- brother or sister, a natural or adopted child of a cohabiting partner, or a foster brother or sister or a child under a special guardianship order. In all cases the sibling must live with the applicant child as part of the same core family unit. Children who are children of friends or cousins living with their parents in the same household are not included. The sibling's details must be clearly stated in the full application form. Failure to do so may result in this category not being identified and the application being placed in a lower category;
6. **Other children** who are not shown in a higher oversubscription criterion.

NOTES:

Application for primary school: Attendance at a pre-school/nursery class attached to a primary school gives no guarantee that a child will continue into the school where the pre-school/nursery is located.

Attendance: There is a universal entitlement to 15 hours of funded education for all three- and four-year-olds. Eligible families may be entitled to an increase in hours up to 30 hours per week at the discretion of the pre-school/nursery and dependent upon capacity.

In the case of children who have attained their fourth birthday by 1 September, parents/carers may request that their child attend on a part time or full-time basis until compulsory school age. Approval is subject to the recommendation of the school following discussion with the parent/carer and the nursery/pre-school (if appropriate) and is in the best interest of the child.

Home address: A child's home address is defined as the address at which the child is normally resident or, where a child lives at more than one address, the address at which the child lives for the majority of the time. Where the home address is unclear, the Admission Authority will determine the appropriate address taking into account factors such as the address to which the child is registered with their GP, hospital, dentist and / or optician, and / or where child related benefits (if eligible) are payable. For the avoidance of doubt, the application will be processed using the address that meets this definition, rather than the address stated by the parent in the application, if different.

Oversubscribed nursery schools and classes are advised to ask parents/carers to provide proof of residence before admitting the child. Any allegations received by the admission authority of people providing false or accommodation addresses when applying for pre-school/nursery places shall be fully investigated and, if found to be true, it could lead to a criminal prosecution and withdrawal of an allocated place.

Multiple births: Multiple births are defined as the birth of more than one baby from a single pregnancy. We understand that parents/carers would like to keep twins, triplets and other children of multiple birth together. Where one can be admitted within the PAN or Admission Number (AN), the pre-school/nursery may admit them all and exceed the PAN or Admission Number (AN), if necessary.

Tie-breaker: Where we have to choose between two or more children in the same category as each other, then the nearer to the pre-school/nursery the child lives - as measured by a straight line on the map using Plymouth City Council's electronic mapping system - the higher the priority. Measurement points will be from the spatial locator identified by the National Land and Property Gazetteer. The spatial locator is the address point based on a general internal point. Flats are therefore taken to be the same measurement point regardless of floor of location. If the tie-breaker is not sufficient to distinguish between applicants in a particular category, there will be a random ballot as set out in the School Admissions Code. This will be undertaken by an officer of Plymouth City Council by the operation of an electronic random number generator.

PAN (given as full time equivalent)

Nursery Schools	PAN 2025/2026	PAN 2026/2027
Ham Drive Nursery School	52	52
Plymbridge Nursery School	65	65

EXCEPTIONAL MEDICAL OR SOCIAL NEED FOR ADMISSION
SUPPLEMENTARY INFORMATION FORM

Please note this is a supplementary information form for administration purposes only and is not an application form. It will be used to rank a submitted application according to the published admission criteria.

Only complete this form if you are seeking admission priority on the grounds of exceptional need.

If you wish us to consider whether you or your child has exceptional medical or social need to attend this pre-school/nursery (criteria 4) you must submit independent professional evidence which explains clearly why it is essential to attend this pre-school/nursery and no other pre-school/nursery. Please make sure that you have read the description of exceptional medical or social need in the admission policy for the school.

You will need to return the completed form and evidence when you apply for a pre-school/nursery place.

Return the form to: the pre-school/nursery applied for.

To be completed by the parent/carer

Child's full name:	
Date of birth:	
Pre-School/nursery applied for:	
Nature of the supporting evidence that you are submitting, provided by a relevant professional:	

Evidence is attached:	<input type="checkbox"/> Yes <input type="checkbox"/> No
Name(s) and organisations of the professional(s) providing supporting evidence:	
Name of parent/carer:	
Relationship to child:	
Signature:	
Date:	

Data Protection

The information collected on this form will be processed and may be stored electronically by the school in compliance with the Data Protection Act. The data may be shared with Plymouth City Council or other agents of the school, but only for administrative or other service provision purposes and with Government Departments where there is a legal requirement to do so. In accordance with the School Admissions Code, should information given be found to be fraudulent then the offer of a school place can be withdrawn. If you would like further information about Data Protection, please contact the school. By signing or submitting this form you acknowledge that you have read, understood and agreed to this data processing.

CONTACTS AND FURTHER INFORMATION**Schools****Ham Drive Nursery School and Day Care**

Ham Drive
Ham
Plymouth
PL2 2NJ

Telephone: 01752 366389

ham.drive.nursery@plymouth.gov.uk

www.hamdrivenursery.plymouth.sch.uk

Plym Bridge Nursery School and Day Care

Miller Way
Estover
Plymouth
PL6 8UN

Telephone: 01752 786444 or 01752 793495

reception@plymbridge.net

www.plymbridge.net

The Department for Education Schools (DFE)

Telephone: 0370 000 2288

www.education.gov.uk

Office of the Schools Adjudicator

Telephone 01325 735303

www.education.gov.uk/schoolsadjudicator

COMMUNITY AND VOLUNTARY CONTROLLED PRIMARY SCHOOLS ADMISSION ARRANGEMENTS 2026/2027



KEY NOTES – ADMISSION ARRANGEMENTS 2026/2027

Admission authority	Plymouth City Council	
School	<ul style="list-style-type: none"> ▪ Compton CE Primary School ▪ Laira Green Primary School ▪ Lipson Vale Primary School ▪ Pennycross Primary School ▪ Yealmpstone Farm Primary School 	
School status	Community or voluntary controlled	
Catchment area	No	
Supplementary Information Form	Yes – parents who are members of staff only Yes – exceptional medical and social need for admission	
Application forms available online	www.plymouth.gov.uk/schooladmissions	
	Normal point of entry	In-Year admission
Age range for application	1 September 2021 - 31 August 2022	Any admission other than the normal point of entry in years Reception/Foundation – year 6
Application period	15 November 2025 –15 January 2026	From 1 September 2026
Offer date	16 April 2026	Within 15 school days of application receipt
Published admission number	See section 3	

Plymouth City Council is the admission authority for community and voluntary controlled schools in Plymouth. Community and voluntary controlled schools will comply with provisions within the School Admissions Code and the School Appeals Code available at www.gov.uk/government/publications/school-admissions-code--2.

The admission arrangements outlined within this document apply to community and voluntary controlled schools in Plymouth in the 2026/2027 academic year.

INDEX**SECTION 1**

- (i) Application process for Reception/Foundation admissions (normal point of entry)
- (ii) Application process for in-year admissions

SECTION 2

- (i) Oversubscription criteria for community and voluntary controlled schools for normal point of entry and in-year admissions
- (ii) Staff supplementary information form
- (iii) Exceptional medical or social need supplementary information form

SECTION 3

Published admission number (PAN)

DRAFT

SECTION I**(i) Reception/Foundation admissions (normal point of entry)**

The admission arrangements outlined in this section apply to children starting in the Reception/Foundation Year for the first time in 2026/2027. The Published Admission Number (PAN) for this year group is shown in the school list at Section 3. The close date for application is 15 January 2026. Allocation results will be notified on 16 April 2026. Community and voluntary controlled schools follow Plymouth City Council's coordinated primary admissions scheme available at www.plymouth.gov.uk/schooladmissions.

All applicants must:

- (i) Complete the Common Application Form available from, and return it to their home local authority;
- (ii) In addition, applicants applying under criteria 2 below must complete the exceptional medical or social grounds supplementary information form and return it directly to the School Admissions Team, Plymouth City Council;
- (iii) In addition, applicants applying under criteria 4 must complete the staff supplementary information form and return it directly to the School Admissions Team, Plymouth City Council.

(ii) In-Year admissions (admissions outside the normal point of entry)

The admission arrangements outlined within this section apply to in-year admissions during the 2026/2027 academic year.

An In-Year admission is any entry to school other than at the normal point, for example, transferring school due to a house move or for other personal reason. Requests for admission to Reception made after the normal round of admissions – after 31 August 2026 – and requests for places in other year groups should be made direct to Plymouth City Council.

With the exception of a child with an Education, Health and Care Plan (EHCP), all applications will be considered under Plymouth City Council's Fair Access Protocol.

Application should be made via Plymouth City Council at www.plymouth.gov.uk/schooladmissions. Community and voluntary controlled schools follow Plymouth City Council's local coordinated in-year admissions scheme available at www.plymouth.gov.uk/schooladmissions.

All applicants must:

- (i) Complete the Common Application Form available from and returnable to Plymouth City Council;
- (ii) In addition, applicants applying under criteria 2 below must complete the exceptional medical or social grounds supplementary information form and return it directly to the School Admissions Team, Plymouth City Council;
- (iii) In addition, applicants applying under oversubscription criteria 4 must complete the staff supplementary information form and return it directly to the School Admissions Team, Plymouth City Council.

The close date for application is the end of each day. Offers should be made within fifteen school days of the application submission date.

SECTION 2

Oversubscription criteria for community and voluntary controlled schools for normal point of entry and in-year admissions

A child with an Education, Health and Care Plan (EHCP) which names the school must be admitted.

At the normal point of entry, where there are fewer applicants than the PAN, all children will be admitted unless they can be offered a higher ranked preference. For in-year admissions where there is space in the school, all children must be admitted unless the school can demonstrate that admission would prejudice provision of efficient education or efficient use of resources.

In the event that the school is oversubscribed, the admission authority will apply the following oversubscription criteria in order of priority:

1. **Looked after children and all previously looked after children.** 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) at the time of making an application to a school. Previously looked after children are children who were looked after but ceased to be so because they were adopted (or became subject to a child arrangements order or special guardianship order).

Children who appear to have been in state care outside of England and ceased to be in state care as a result of being adopted. A child is regarded as having been in state care in a place outside of England if they were accommodated by a public authority, a religious organisation or any other provider of care whose sole purpose is to benefit society.

2. **Children with exceptional medical or social need.** Children with an exceptional medical or social need for a place at this school. Applicants will only be considered under this heading if the parent/carer or their representative can demonstrate that only the preferred school can meet the exceptional medical or social needs of the child, a parent or both. The need must be specific to the school: a child may have very challenging circumstances that require additional support but if that support could be provided at another school, there would be no exceptional need to attend this school. The exceptional need could be due to the parent/carer's circumstances. Evidence provided can be in the form of a testimony from a medical practitioner, social worker or other professional who can support the application on an 'exceptional' basis. Without satisfactory supporting evidence, we will not prioritise an application as demonstrating exceptional need. It is not expected that a parent/carer would seek a claim under exceptional medical or social need for a school that is not the first ranked preference school.

Exceptional medical or social need could include, for example:

- a serious medical condition, which can be supported by medical evidence;
- a significant caring role for the child which can be supported by evidence from social services;

Exceptional need for admission here will not be accepted on the grounds that:

- a child may be separated from a friendship group;
- parents wish to avoid a child from the current or previous setting;
- transport arrangements would have to be changed;
- the child has a particular interest or ability in a subject or activity;

3. **Children with a sibling already attending the school applied for at the time of admission.** Children will be classed as siblings if they live at the same home address as defined in this policy, as a single-family unit. This includes a natural or adopted brother or sister, step-brother or sister, a natural or adopted child of a cohabiting partner, or a foster brother or

sister or a child under a special guardianship order. In all cases the sibling must live with the applicant child as part of the same core family unit. Children who are children of friends or cousins living with their parents in the same household are not included. The sibling's details must be clearly stated in the full application form. Failure to do so may result in this category not being identified and the application being placed in a lower category;

4. **Children whose parent/carer is a member of staff employed on a permanent contract at the school:**

- for two or more years at the time at which the application for admission to the school is made;
- or
- where the member of staff is recruited to fill a vacant post for which there is a demonstrable skill shortage evidenced by completion of the staff supplementary information form;

This covers all staff working at the school to which the application relates but does not include staff who work on the school site for other employers. Definition of staff for this purpose is for those teaching and non-teaching staff at the school;

5. **Other children** who are not shown in a higher oversubscription criterion.

DEFINITIONS AND EXPLANATORY NOTES:

Admissions authority	This is the body responsible for the policy and for reaching decisions in response to admissions applications.
Admission out of the normal age group	Places will normally be offered in the year group according to the child's date of birth, but a parent may submit an application for a year group other than the child's chronological year group. A decision will be made based on the circumstances of each case and in the best interests of the child concerned. This will include taking account of the parent's views; information about the child's academic, social and emotional development; where relevant, their medical history and the views of a medical professional; whether they have previously been educated out of their normal age group; and whether they may naturally have fallen into a lower age group if it were not for being born prematurely. The admission authority will also take into account the views of the headteacher of the school(s) concerned. Parents must not assume that the decision of one school will transfer with the child to a different school as the decision rests with the individual admission authority. Where a request is refused there will be no right of appeal, but the parent may submit a complaint under school's published Complaints Policy if the parent does not believe that the request was carefully considered, or the decision of the admission authority was reasonable or fair.
Appeals	If an applicant is denied a place at the school, the parent/carer will have the right of appeal to an independent appeal panel. Information relating to the appeal process can be obtained from Plymouth City Council's School Admissions Team.
Children of UK Armed Forces	Applications for the admission of children of UK service personnel with a confirmed posting, or Crown servants returning from overseas, will be accepted

Personnel / Crown Servants	and processed in advance of the family's arrival in the area, as long as the application is accompanied by an official letter giving a relocation date. The address at which the child will live will be used to apply the oversubscription criteria, provided parents provide some evidence of the intended address. Alternatively, where this is requested by parents, a Unit or quartering address will be used for the purpose of applying the criteria in this policy.
Documentary evidence	Once a place has been offered to a child, we may ask for evidence of identity – usually a short birth certificate. This may not be necessary where the child has been on roll at another school in England which can confirm that evidence has been seen at that school. We may also request evidence that a child's address is genuine or that the person who made an application for admission was legally permitted to do so.
Emergency Arrangements	In the event that a local, regional, or national public health lockdown is imposed, school admission and appeals arrangements may operate to amended timescales or under emergency regulations. Wherever possible, admission applications will continue to be processed under the terms of the In-Year Co-ordinated Admissions Scheme so that parents are not disadvantaged. Places will be held open until it is practical and safe for children to attend on site. Remote learning will be made available as for existing pupils although we recognise that in some circumstances, a parent may feel it is expedient to take up remote learning from the current school on a temporary basis.
Fair Access Protocol	All LAs are legally required to operate a Fair Access Protocol across their area and schools must take part in the Protocol. This ensures that children who are vulnerable, unable to access an appropriate school place under the standard In-Year admission arrangements for the area have an admissions safety net.
Fees and charges	There is no charge for applying for a place here, for admission or for the provision of education. We will not request donations before or during the admissions process and any donations made to the school following admissions are entirely voluntary. No activities such as school visits are compulsory. A policy on charging for activities is available on request from the school office and can be viewed on our website.
Fraudulent applications/ withdrawal of allocated places	The School Admissions Code allows an offer of a school place to be withdrawn if: <ul style="list-style-type: none"> ▪ it has been offered in error or ▪ a parent has not responded within a reasonable period of time or ▪ it is established that the offer was obtained through a fraudulent or intentionally misleading application. An example of this would be knowingly using an incorrect home address for a child. In these cases the application would be considered using the information that the local authority believes to be correct, for example using the home address where the local authority considers that the child actually lives. All suspected fraudulent applications will be investigated and if a case is found, it could lead to criminal prosecution.
Home address	Any allegations received by the admission authority of people providing false or accommodation addresses when applying for school places shall be fully

	<p>investigated and, if found to be true, it could lead to a criminal prosecution and withdrawal of an allocated place. Plymouth City Council have advised schools to ask parents/carers to provide proof of residence (for example utility bills) before admitting a child. Plymouth local authority (LA) will also carry out checks as appropriate. A child's home address is defined as the address at which the child is normally resident or, where a child lives at more than one address, the address at which the child lives for the majority of the time. Where the home address is unclear, the Admission Authority will determine the appropriate address taking into account factors such as the address to which the child is registered with their GP, hospital, dentist and / or optician, and / or where child related benefits (if eligible) are payable. For the avoidance of doubt, the application will be processed using the address that meets this definition, rather than the address stated by the parent in the application, if different.</p>								
<p>Mode of study and start date</p>	<p>There is a legal requirement that all children begin full time education by the beginning of the term following their fifth birthday, this is referred to as compulsory school age. Places are offered to children for admission at the beginning of the September term after the fourth birthday. That is before they reach compulsory school age.</p> <p>Parents have a right to defer the date their child is admitted, or to take the place up part-time, until the child reaches compulsory school age. September 2026 is the earliest point for admission to the Reception class at a primary school but is not a compulsory start date. All parents can defer admission within the Reception year until the beginning of the term following their child's fifth birthday. This is a decision for the parent to make. Parents have a right to defer the date their child starts school, for up to a maximum of two terms (i.e. up until the Easter end of term holiday). Places cannot be deferred or retained beyond this point.</p> <p>Those parents who decide that their child should defer must inform the Head Teacher. The place offered for their child will be held open and will not be offered to another child. Where a parent does not inform the Head Teacher that admission is to be deferred and does not admit the child in September, the place may be withdrawn and offered to another child.</p> <p>For normal point of entry: the expected point of admission will be September 2026.</p> <p>For in-year admissions: the expected point of admission will be within two weeks of the date of the allocation or within six weeks of the original application whichever is the later (unless other arrangements have been made with the school).</p> <table border="1"> <thead> <tr> <th>Child's fifth birthday</th> <th>Parent can defer admission, or child can attend part-time until the start of term in</th> </tr> </thead> <tbody> <tr> <td>1 September – 31 December</td> <td>January</td> </tr> <tr> <td>1 January – 31 March</td> <td>January OR April</td> </tr> <tr> <td>1 April – 31 August</td> <td>January OR April OR September by making a fresh application for a Year 1 place (June 2026) or making a fresh normal round application for Reception in 2026/2027</td> </tr> </tbody> </table>	Child's fifth birthday	Parent can defer admission, or child can attend part-time until the start of term in	1 September – 31 December	January	1 January – 31 March	January OR April	1 April – 31 August	January OR April OR September by making a fresh application for a Year 1 place (June 2026) or making a fresh normal round application for Reception in 2026/2027
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Multiple births	Defined as the birth of more than one baby from a single pregnancy. We understand that parents/carers would like to keep twins, triplets, and other children of multiple birth together. Where one can be admitted within the PAN or Admission Number (AN), schools may admit them all and exceed the PAN or Admission Number (AN), if necessary. In Year's R, 1 and 2, these additional children will be 'excepted pupils' as set out in the School Admissions Code.
Normal Point of Entry Admissions	This is where a child joins the school at the first opportunity for admission to the Year Group, for example, at the beginning of September in Reception/Foundation or Year 3 (even if the start is deferred until later in the school year).
Objections to admissions policy	Advice is available from the Office of the Schools Adjudicator on how to object to the terms of this policy. Objections must be made by 15 May 2025.
Parent	A parent is any person who has parental responsibility or care of the child. When we say parent, we also mean carer or guardian. Where admission arrangements refer to parents this can mean one parent or both. We may ask for evidence of parental responsibility where a person is acting as a parent but does not hold formal parental responsibility.
Published Admission Number or PAN	<p>This is the minimum number of places available at the school in Reception/Foundation and Year 3. In limited circumstances, more will be admitted. It is calculated taking into account the physical capacity of the school, the level of demand expected from local, in-area children and sensible school organisation.</p> <p>Once we set this number, we won't refuse admission for applications below the PAN. If there is unexpectedly high demand and we believe we could admit more children, we will inform the LA and either increase the PAN or admit children above-PAN.</p>
Response	<p>Response: Parents/carers must respond to an allocation of a school place within:</p> <ul style="list-style-type: none"> ▪ two weeks of the date of notification of availability of a school place for In-Year admissions; ▪ one week of the date of notification of a school place for Normal Point of Entry; <p>Responses must be made to Plymouth City Council and not the school. In the absence of a response, the offer may be revoked, and the place may be reallocated to someone else. Parent/carers declining the offer of a place must put this in writing and should notify the educational arrangements they plan to provide for their child.</p>
Staff	This relates to <u>all</u> staff working at the school on a permanent contract to which the application relates but does not include staff who work on the school site for other employers.

<p>Statutory maximum infant class sizes</p>	<p>The statutory maximum infant class size for Reception Year, Year 1 and Year 2 is 30 pupils per teacher. However, certain categories of children may still be admitted where this would result in a class size exceeding the statutory maximum. These categories are set out in regulations and summarised at Paragraph 2.16 of the School Admissions Code. Where this happens, the additional pupils are 'excepted pupils' who do not count towards the class size until it falls back to 30, when they will no longer be regarded as 'excepted pupils'.</p>
<p>Tie-breaker</p>	<p>Where we have to choose between two or more children in the same category as each other, then the nearer to the school the child lives - as measured by a straight line on the map using Plymouth City Council's electronic mapping system¹ - the higher the priority. Measurement points will be from the spatial locator identified by the National Land and Property Gazetteer. The spatial locator is the address point based on a general internal point. Flats are therefore taken to be the same measurement point regardless of floor of location. If the tie-breaker is not sufficient to distinguish between applicants in a particular category, there will be a random ballot as set out in the School Admissions Code. This will be undertaken by an officer of Plymouth City Council¹ by the operation of an electronic random number generator.</p>
<p>Waiting lists</p>	<p>In-Year Admissions If a place cannot be offered at this school, the child's name will automatically be added to the waiting list as long as the school was ranked higher than the school allocated. Those on a waiting list and late applicants will be treated equally and placed on the same list. Waiting lists will be held in the order of the published admission criteria.</p> <p>Normal Point of Entry Admissions If a place cannot be offered at the preferred school, the child's name will automatically be added to the waiting list for any school ranked higher than the school allocated. Those on a waiting list and late applicants will be treated equally and placed on the same list. Waiting lists will be held in the order of the published admission criteria and will be maintained until the end of August 2026 in respect of the normal point of entry. Any vacancies that arise will be allocated to the child at the top of the waiting list. It is the parent's responsibility to inform the admission authority in writing if they no longer wish to remain on the waiting list.</p> <p>From 31 August 2026 the 2026/2027 Normal Point of Entry scheme closes. From 1 September 2026 the In-Year admissions scheme applies. Children on the waiting list for Normal Point of Entry will automatically be moved to the school's In-Year waiting list. Waiting lists will be held in the order of the published admission.</p>

STAFF SUPPLEMENTARY INFORMATION FORM 2026/2027

Please note this is a supplementary information form for administration purposes only and is not an application form. It will be used to rank a submitted application according to the published admission criteria. Definition of staff for this purpose is for those teaching and non-teaching staff at the school.

Only complete this form if you are:

- a) **A member of staff employed on a permanent contract by the school (and working at the school applied for) for two or more years at the time at which the application for admission to the school is made;**
- or
- b) **A member of staff recruited to fill a vacant post for which there is a demonstrable skill shortage.**

If you are applying under a) or b) above, you need to take this form to the school of employment for the school to complete part B. You then need to return the completed form by 15 January 2026 to be included in the normal point of entry allocations made on 16 April 2026. Forms received after this date will still be considered but will not be included within the first allocation round.

For an in-year admission to any year group, the form should be submitted with the application form.

Return the completed form via email to school.admissions@plymouth.gov.uk.

Part A - To be completed by the parent/carer

Child's full name:	
Date of birth:	
Member of staff employed by the school:	
Name of school of employment:	
Name of parent/carer:	
Relationship to child:	
Signature:	
Date:	

Data Protection

The information collected on this form will be processed and may be stored electronically by the school in compliance with the Data Protection Act. The data may be shared with Plymouth City Council or other agents of the school, but only for administrative or other service provision purposes and with Government Departments where there is a legal requirement to do so. In accordance with the School Admissions Code, should information given be found to be fraudulent then the offer of a school place can be withdrawn. If you would like further information about Data Protection, please contact the school. By signing or submitting this form you acknowledge that you have read, understood, and agreed to this data processing.

PART B - To be completed by the school of employment

Child's full name:		
Date of birth:		
Name of member of staff employed by the school:		
The above-named member of staff is employed in the following capacity:	A member of staff employed on a permanent contract by the school (and working at the school applied for) for two or more years at the time at which the application for admission to the school is made. <input type="checkbox"/> Yes	A member of staff recruited to fill a vacant post for which there is a demonstrable skill shortage. <input type="checkbox"/> Yes
Name of school:		
Name of person completing the form:		
Position held in school:		
Signature:		
Date:		
Telephone number:		
School stamp:		

Data Protection

The information collected on this form will be processed and may be stored electronically by the school in compliance with the Data Protection Act. The data may be shared with Plymouth City Council or other agents of the school, but only for administrative or other service provision purposes and with Government Departments where there is a legal requirement to do so. In accordance with the School Admissions Code, should information given be found to be fraudulent then the offer of a school place can be withdrawn. If you would like further information about Data Protection, please contact the school. By signing or submitting this form you acknowledge that you have read, understood, and agreed to this data processing.

EXCEPTIONAL MEDICAL OR SOCIAL NEED FOR ADMISSION**SUPPLEMENTARY INFORMATION FORM 2026/2027**

Please note this is a supplementary information form for administration purposes only and is not an application form. It will be used to rank a submitted application according to the published admission criteria.

Only complete this form if you are seeking admission priority on the grounds of exceptional medical or social need for either yourself or your child.

If you wish us to consider whether you or your child has exceptional medical or social need to attend the school (criteria 2) you must submit independent professional evidence which explains clearly why it is essential to attend this school and no other school. **Please make sure that you have read the description of exceptional medical or social need in the admission policy for the school.**

You will need to return the completed form and evidence by 15 January 2026 to be included in the primary normal point of entry allocations made on 16 April 2026. Forms received after this date will still be considered but will not be included within the first allocation round.

For an in-year admission to any year group the form and evidence should be submitted at the same time as the application form.

Return the completed form via email to school.admissions@plymouth.gov.uk.

To be completed by the parent/carer

Child's full name:	
Date of birth:	
School applied for:	
Nature of the supporting evidence that you are submitting, provided by a relevant professional:	

Evidence is attached:	<input type="checkbox"/> Yes <input type="checkbox"/> No
Name(s) and organisations of the professional(s) providing supporting evidence:	
Name of parent/carer:	
Relationship to child:	
Signature:	
Date:	

Data Protection

The information collected on this form will be processed and may be stored electronically by the school in compliance with the Data Protection Act. The data may be shared with Plymouth City Council or other agents of the school, but only for administrative or other service provision purposes and with Government Departments where there is a legal requirement to do so. In accordance with the School Admissions Code, should information given be found to be fraudulent then the offer of a school place can be withdrawn. If you would like further information about Data Protection, please contact the school. By signing or submitting this form you acknowledge that you have read, understood, and agreed to this data processing.

SECTION 3 – Published admission number (PAN)

Primary Schools/Infant schools	PAN 2025/2026	PAN 2026/2027
Compton C/E Primary School	60	60
Laira Green Primary School	30	30
Lipson Vale Primary School	60	60
Pennycross Primary School	60	60
Yealmpstone Farm Primary School	30	30

CONTACTS AND FURTHER INFORMATION**Plymouth School Admissions Team**

Telephone: 01752 307469 (line open 11am to 3pm)

The website at www.plymouth.gov.uk/schooladmissions has information about applying for a place at a school, school appeals and the coordinated schemes of admission.

School Appeals

Telephone 01752 398164

schoolappeals@plymouth.gov.uk

Inclusion, Attendance and Welfare Service

Telephone 01752 307405

www.plymouth.gov.uk/schoolsandeducation/attendancebehaviourandwelfare

The Department for Education Schools (DFE)

Telephone: 0370 000 2288

www.education.gov.uk

Office of the Schools Adjudicator

www.education.gov.uk/schoolsadjudicator

Plymouth Information, Advice and Support for SEND

Telephone 01752 258933 or 0800 953 1131

www.plymouthias.org.uk

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SECONDARY COORDINATED ADMISSIONS SCHEME

Normal point of entry – 2026/2027



Introduction

The School Standards and Framework Act 1998, as amended by the Education Act 2002 and supported by The School Admission (Admission Arrangements and Coordination of Admission Arrangements) (England) Regulations 2012, requires local authorities to formulate a scheme for coordinating admission arrangements for all maintained schools in their area. Academies, free schools, studio schools and university technical colleges (UTCs) are required to participate in the coordinated scheme except that in the first year of opening, a free school, studio school or UTC may choose whether to participate in the local qualifying scheme.

This scheme is determined by Plymouth City Council, the local authority for Plymouth.

Interpretation

1. In the scheme:

- **admission arrangements** mean the arrangements for a particular school or schools which govern the procedures and decision making for the purposes of admitting pupils to the school;
- **admissions authority** in relation to a community or voluntary controlled school means the local authority and, in relation to an academy, foundation, free, studio, trust or VA school or a UTC, means the Board of Governors of that school or the multi academy trust where this applies;
- **eligible for a place** means that a child has been placed on a school's ranked list at such a point which falls within the school's published admission number (PAN);
- **in-year admission** means any application for a place in the first year of secondary education or entry year to a studio school or UTC that is received on or after the date specified in Schedule 2, and applications for a place in any other year group received at any time from the commencement of the scheme;
- **local authority (LA)** means the local Council. The LA for Plymouth is Plymouth City Council;
- **nearest appropriate school** means the nearest appropriate school to the applicant's home address with a vacancy;
- **PAN** means the published admission number for the year of entry at a school;
- **school** means a maintained community, foundation, free, trust or voluntary aided (VA) school or an academy, studio school or UTC (but not a special school);
- **the specified year** means the school year 2026/2027 starting September 2026.

2. The scheme shall be determined and processed in accordance with the provisions set out in Schedule 1 and the timetable set out in Schedule 2.

3. The scheme applies to all types of state funded secondary and key stage four schools in Plymouth with the exception of special schools and boarding schools. State funded schools include

academies, foundation, free, studio, trust and VA schools and a UTC. Applications for entry to a sixth form are not administered under this scheme – applications must be made direct to the individual school. This scheme will take effect from September 2025 for admissions to secondary schools in September 2026.

4. The scheme shall be based on the **equal preferences** system.
5. Where a child is not resident with his or her parent/carer, parental responsibility must be conferred by the parent/carer directly on the person with whom the child is to reside and not on a third party or a commercial or charitable organisation. Where this involves a person who is not a close relative of the child, it is the responsibility of that person to refer the arrangement to social care as a private fostering arrangement.
6. In regard to admissions to schools, the Plymouth School Admissions Team will:
 - Act as champion for children and families;
 - Offer advice to parents and schools;
 - Monitor and challenge the admission arrangements of schools within Plymouth;
 - Operate an admissions scheme (this scheme) for normal point of entry to secondary and key stage four schools in Plymouth;
 - Operate a local in-year admissions scheme to coordinate admissions to school at points outside the normal point of entry in Year 7 to Year 11;
 - Operate a Fair Access policy to ensure that outside the normal admissions round - unplaced children, especially the most vulnerable, are offered a place at a suitable school as quickly as possible;
 - Act as the admission authority for community and voluntary controlled schools,
 - Assist schools to rank their applications according to their oversubscription criteria;
 - Manage school waiting lists as required;
 - Support schools in the preparation and presentation of school admission appeals;
 - Liaise with other teams within Plymouth City Council and other LAs in the planning of school places;
 - Report to the Office of the Schools Adjudicator on admissions for all schools in Plymouth for which we coordinate admissions;
 - Offer a traded service to academy schools to support them in the delivery of their responsibilities for school admissions.

SCHEDULE I

PART I - THE SCHEME

1. All parents/carers seeking a school place will be required to make a written application for a school place using the common application form. The City Council will take measures to advertise the application process but the onus for making and submitting an application for a school place rests with the parent.
2. The common application form shall be used for the purpose of admitting pupils into:
 - the first year of secondary education (Year 7) or the first year of entry to a studio school or UTC (Year 9 or 10 as appropriate).

- any other year group in the case of a new secondary or key stage four school opening or where an existing school extends its age range to admit children into a year group for the first time in the admissions round leading up to the date specified in Schedule 2.
3. The common application form shall be used as a means of expressing one or more preferences, in accordance with the School Standards and Framework Act 1998, Section 86, by parents/carers resident in Plymouth wishing to express a preference for their child to be admitted to a state funded school in Plymouth (including academy, foundation, free, studio, trust or VA school), or located in another LA's area (including academy, foundation, free, studio, trust or VA school or a UTC).
 4. The common application form and the written information that accompanies it shall:
 - a) invite the parent/carer to express up to three preferences by completing the form - including, where relevant, any schools outside the Plymouth area - in rank order of preference;
 - b) invite the parent/carer to give reasons for each preference;
 - c) explain that the parent/carer will receive no more than one offer of a school place and that:
 - (i) a place shall be offered at the highest ranking, nominated school for which the child is eligible for a place; and
 - (ii) if a place cannot be offered at a nominated school, a place shall be offered at an alternative school; and
 - (iii) any refusal of a place applied for will explain clearly why a place has not been allocated and will explain the right and procedure for appeal;
 - d) specify the closing date and where it must be returned.
 5. The City Council shall make appropriate arrangements to ensure that the common application form is available on the City Council's website in respect of admissions to year 7 of a secondary school or the entry year of a studio school. The website will also display a guide for parents which provides a written explanation of the scheme.
 6. The City Council shall make appropriate arrangements and take all reasonable steps to ensure that every parent/carer resident in Plymouth who has a child in their last year of primary education or who is due to complete Year 8 of secondary school has access to a common application form and a written explanation of the application process.
 7. All preferences expressed on the common application form are valid applications. The admission authority for a school may require that parent/carers provide supplementary information where the supplementary information is required for the admission authority to apply its over-subscription criteria to the application and where the information is not already collected on the common application form.
 8. When a school receives supplementary information, it shall not be regarded as a valid application unless the parent/carer has also completed either the City Council common application form or, if resident in another area, their home area's common application form, and the school is nominated on it. Where supplementary information is received directly by an academy, foundation, free, studio, trust or VA school or a UTC, the school shall inform the City Council so that it can verify whether a common application form has been received from the parent/carer and, if not, contact the parent/carer to ask them to complete one.

Applications outside of the chronological age group

9. Places will normally be offered in the year group according to the child's date of birth, but a parent/carer may submit an application for a year group other than the child's chronological year group. A decision will be made on the basis of the circumstances of each case and in the best interests of the child concerned. This will include taking account of the parent/carer's views; information about the child's academic, social and emotional development; where relevant, their medical history and the views of a medical professional; whether they have previously been educated out of their normal age group; and whether they may naturally have fallen into a lower age group if it were not for being born prematurely. The admission authority will also take into account the views of the headteacher of the school(s) concerned. Parent/carers must not assume that the decision of one school will transfer with the child to a different school as the decision rests with the individual admission authority.
- (i) In respect of schools for which the City Council is the admission authority or in respect of own admission authorities who have delegated the function to the local authority:
- a decision will be made in conjunction with the School Admissions Support Manager, as to whether an application would be accepted for out of age cohort transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;
 - where a request is refused there will be no right of appeal, but the parent may submit a complaint under Plymouth City Council's published Complaints Policy if the parent does not believe that the request was carefully considered, or the decision of the admission authority was reasonable or fair;
- (ii) In respect of other own admission authority schools:
- a decision will be made by the admission authority as to whether an application would be accepted for out of age cohort transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;
 - where a request is refused there will be no right of appeal, but the parent may submit a complaint under school's published Complaints Policy if the parent does not believe that the request was carefully considered, or the decision of the admission authority was reasonable or fair;

Where an application is accepted out of age cohort, it will be considered in accordance with the normal admission arrangements.

Children being considered for early admission to a grammar school take the 11-plus examination. Having decided that the child is suitable for early admission to secondary school, if the child is not successful in the 11-plus examination, they will be placed in a non-selective secondary school – they would not be able to revert back to their birth age in order to take the examination again in the following year. If you are thinking of requesting early admission, you should consult your child's headteacher first. Early admission to a secondary school does not alter the age at which a child can leave education or training.

Parents must not assume that an admission authority's decision to educate out of age cohort will be accepted by another admission authority and that potentially, there may be issues should the child change school.

Processing common application forms

10. The closing date for the City Council to receive applications for Year 7 or the entry year to a studio school or UTC is as specified in Schedule 2.
11. Completed common application forms for children who live in Plymouth shall be returned to the

City Council direct.

12. In the case of duplicate submissions, the later application submitted by the parent/carer will overwrite an earlier submission.
13. Where conflicting preferences are received from more than one parent/carer, the City Council will contact both parties and request that they reach agreement on the school preferences for the child either through mediation or a court order. Neither the admission authority nor the local authority should intervene in the dispute. In the absence of provision of a court order (or other legal grounds) preventing access, the City Council will inform the parent that an application has been made and the schools that have been named as preferences as both parents are entitled to an involvement in decisions about their children. In the unlikely event that no agreement can be reached, and an offer is made to each parent, an offer will not be held open once the child has been physically admitted to another school. Where the outcome of preferences for more than one parent would result in duplicate offers being made for the same school, only one place will be offered for the child.
14. Changes of preference must be submitted in writing; verbal changes will not be accepted. Changes can be made up until the close date for application for inclusion in the first allocation round on 1 March 2026.

Determining offers in response to the common application form

15. The City Council shall act as a clearing house for the allocation of places by the relevant admission authorities in response to the common application forms. The City Council shall decide to offer or refuse a place only in response to any preference expressed on the common application form where:
 - a) it is acting in its separate capacity as an admission authority, or
 - b) an applicant is eligible for a place at more than one school, or
 - c) an applicant is not eligible for a place at any school that the parent/carer has nominated.The City Council shall allocate places in accordance with the provisions set out in paragraph 15 of this Schedule.
16. By the date specified in Schedule 2, where a parent/carer has nominated a school outside Plymouth, the City Council shall also notify the relevant authority by this date.
17. By the date specified in Schedule 2, in the case where the admission authority is undertaking the ranking of applications against the admission criteria, the City Council shall notify the admission authority for each academy, foundation, free, studio, trust or VA school or a UTC of every nomination that has been made for that school. The City Council will forward a report detailing the relevant information contained in the common application form and any supplementary information received by this date, which schools require in order to apply their over-subscription criteria.
18. By the date specified in Schedule 2, the admission authority for each school undertaking the ranking of applications against the admission criteria, shall consider all applications for its school, apply the school's over-subscription criteria (if appropriate), and provide the City Council with a list of those applicants ranked according to the school's over-subscription criteria. Schools who are their own admission authority may, subject to agreement by the City Council, defer this task to the City Council.
19. By the date specified in Schedule 2, the City Council shall match this ranked list against the

ranked lists of the other schools nominated and where the child is:

- eligible for a place at only one of the nominated schools, that school shall be allocated to the child;
 - eligible for a place at two or more of the nominated schools, he or she shall be allocated a place at whichever of these is the highest ranked preference.
 - not eligible for a place at any of the nominated schools, he or she shall be allocated a place at the nearest appropriate school with a vacancy.
20. By the date specified in Schedule 2, the City Council shall inform each of its secondary schools and Key Stage 4 school of the pupils to be offered places at the school and inform other LAs of places in Plymouth schools to be offered to their residents.
21. Once the allocation procedure has started, it will not be possible to consider any changes to an application. Any changes would be considered in the next allocation round.
22. On the National Allocation Date (1 March each year or the next working day should 1 March fall on a non-working day), parent/carers shall be notified that they are being offered a place at a school. The notification will include:
- the name of the school at which a place is offered;
 - if appropriate, the reasons why the child is not being offered a place at each of the other schools nominated on the common application form;
 - if appropriate, information about their statutory right of appeal against the decisions to refuse places at the other nominated schools;
 - information about school waiting lists;
 - via the website information on statutory school appeals;
 - a requirement to notify the City Council whether the applicant intends to accept or decline the place allocated to the child.

Allocation emails will be issued by the City Council on behalf of all schools until the date specified in schedule 2 as the end of the coordinated scheme. Individual schools must not send allocation letters/emails. After the coordinated scheme ends, the local in-year coordinated scheme comes into force.

23. By the date specified in Schedule 2, parent/carers must notify acceptance of a school place. Failure to notify acceptance may result in withdrawal of the place offered. Parents/carers declining the offer of a place should notify in writing the educational arrangements they plan to provide for their child.
24. Neither the City Council nor any school shall inform any parent/carer before the national allocation date of whether a place will be or has been allocated at any school to any child who is the subject of an application.
25. There is an expectation that each child will start at their allocated school on the first day of term, or the deferred date as agreed between the parent/carer and the school. If they do not enrol and there are no proven medical reasons which prevent attendance, the place will be revoked and reallocated to someone else.

Children and young people who are LBGTQ+

27. Children and young people who are LBGTQ+ should feel able to apply to a school without any

restrictions. Where a school or college is co-educational, the gender a person associates with has no bearing on an admissions application. Plymouth's application forms ask for the child's gender. At this point, the gender appropriate to the birth certificate should be entered. Further information relating to gender identity and the reasoning for selection of a particular school can be given on the application form.

28. In the case of transgender applicants, where a parent selects a placement in a single sex school opposite to the birth gender, the application will be considered, and a decision made on the individual circumstances of the case. As part of the case consideration, we would seek evidence from the family that they have thought through the issues carefully and in most cases would expect them to be able to provide us with some independent evidence from a medical professional or other worker who has been involved in the situation.

Parental responsibility

29. Any person with legal parental responsibility for a child is entitled to be involved in all major decisions affecting the child(ren) which includes where the child attends school. When an application is submitted for a school place, the person signing the application form is also confirming that everyone with parental responsibility has been informed that the application has been made. Occasionally, objections are later raised by a person with legal parental responsibility.

Where this happens, we will ask parents to resolve parental disputes which cannot be resolved by agreement between themselves through either mediation or court. Neither the local authority nor a school should intervene in the dispute

Waiting Lists

30. For the duration of this scheme, the City Council shall maintain waiting lists and re-allocate any places that may have become vacant since the allocation date specified in Schedule 2 to applicants who have not yet been offered a place, for example, late applicants whose preferences have not yet been considered. With the exception of Devonport High School for Boys, a child will automatically be placed on a waiting list, to be re-allocated a place if one becomes available after the notification date, at any school ranked higher on the common application form than the school that was offered. By change of preference, a child may join a waiting list for a school not previously requested. In the case of Devonport High School for Boys, eligibility to join the waiting list is dependent upon score attained in the selection examination. Each added child will require the list to be ranked again in line with the published oversubscription criteria.
31. Accordingly, where a child has been allocated a place:
- at the parent/carer's first ranked preference school, he or she shall not be considered for re-allocation;
 - at the parent/carer's second ranked preference school, he or she may be placed on the waiting list of the first ranked preference school, but not the third;
 - at the parent/carer's third ranked preference school, he or she may be placed on the waiting lists of the first and second ranked preference schools;
 - at a school that the parent/carer did not nominate on the common application form, he or she may be placed on the waiting lists of any schools that were nominated.

If the parent/carer does not wish their child to be on a particular waiting list, this must be confirmed in writing to the City Council. The parent/carer may need to amend the school preference order in such a case.

32. Waiting lists shall be kept until the date specified in Schedule 2 as the start of the in-year admissions procedure. From that date, the procedures outlined in the in-year coordinated scheme apply and where appropriate, waiting lists will be passed to own admission authority schools.

Selection assessments and tests

33. Where a selection assessment or test is part of the school's admission arrangements, parent/carers will be invited to register their children for the selection assessment/examination. Following a completed registration, the child will participate in the 11-plus examination and the admission authority will inform the parent/carer of the outcome of the selection assessments/tests before the close date for submission of the common application form making it clear that this does not equate to a guarantee of a selective school place.
34. Where a parent/carer fails to complete the registration process their child for the selection assessment/examination, the child will not be included in the assessment/examination process for the allocations on the national allocation date in March. Late requests for selection assessments/testing will only be considered on exceptional grounds for inclusion in the first allocation round. In such a case, parent/carers will need to make a case as to why it was not possible for them to have reasonably been aware of the assessment/examination process.

Fraudulent applications

35. The LA reserves the right to ask parents for proof of address. A child's home address is the address where they are normally resident. Any allegations received by the admission authority of people providing false accommodation addresses when applying for school places shall be fully investigated and, if found to be true, it could lead to a criminal prosecution and withdrawal of an allocated place.

The right of appeal

36. Parents/carers are entitled to lodge a statutory appeal for a place at any school for which their application has been refused.
37. If a place becomes available before the appeal is heard, the case would be considered alongside any other appeals, those on the waiting list, and any late applications, in accordance with the published admission criteria. If the child is allocated to that place, the appeal will be cancelled.
38. A foundation, free, trust or voluntary aided school, studio school, UTC or an academy may have their own appeal arrangements. Further details are available direct from the school.
39. Appeals will be heard within 30 school days of the appeal being lodged. A timetable for appeal will be published on Plymouth City Council's website by 28 February each year.

PART II - LATE APPLICATIONS

40. The closing date for applications in the normal admissions round is specified in Schedule 2. As far as is reasonably practicable, applications for places in the normal admissions round that are received late for good reason will be accepted provided they are received before the date specified in Schedule 2 as the start of the allocation procedure. What will be considered as good reason include:
- when a single parent/carer has been ill for some time, or has been dealing with the death of a close relative;
 - where a family has just moved into the area or is returning from abroad (proof of ownership

or tenancy of a property in Plymouth will be required in these cases);

- the City Council will also consider other circumstances and decide each case on its own merits.

41. Applications received after the date specified in Schedule 2 as the start of the allocation procedure, but before the date specified in Schedule 2 as the start of the in-year admissions procedure, shall be considered after the allocation procedure has ended, the date for which is also specified in Schedule 2. If possible, late applicants will be offered a school place on the national allocation date but, if not, normally within four weeks of the City Council receiving the application.
42. Late applications need to be made direct to the City Council. Where only the supplementary information is received, the school shall inform the City Council without delay so that it can verify whether a common application form has been received from the parent/carer and, if not, contact the parent/carer and ask them to complete one. The City Council shall enter the details onto its central database and, after consultation with the relevant admission authority, offer a place at the school highest in the parent/carer's order of preference that has a vacancy or, if not, at the nearest appropriate school with a vacancy.

PART III – IN-YEAR ADMISSIONS

43. Applications received on or after the first day of the first school term of the admission year will be treated as an in-year application as will an application for admission to an age group other than the relevant age group. Note that a separate scheme applies to in-year admissions.

Children who are the subject of a direction to admit or who are allocated to a school in accordance with the Fair Access Protocol will take precedence over any child on a waiting list.

SCHEDULE 2

Timetable for admissions to the first year of secondary education (Year 7) or the first year of entry to a studio school (Year 9 or 10 as appropriate)

Sunday 20 April 2025 – Wednesday 27 August 2025	11-plus registration takes place for Plymouth grammar schools
From Wednesday 3 September 2025	Availability of guide for parents and relevant application forms.
Saturday 13 and Saturday 20 September 2025	11-plus selection examinations take place for grammar schools
Friday 10 October 2025	11-plus results issued for boys (post)
Monday 13 October 2025	11-plus results issued for girls (email/post)
By Friday 31 October 2025	<ul style="list-style-type: none"> ▪ Common application forms are returned to the City Council. Proof of date of posting will be required for applications received after this date in order to verify the submission date ▪ Supplementary information, as required, is sent direct to the relevant LA, academy, foundation, free, studio, trust, UTC and VA school.
By Friday 5 December 2025	<ul style="list-style-type: none"> ▪ The City Council sends details of relevant

	<p>applications received to other Local Authorities. The City Council notifies each relevant academy, foundation, free, studio, trust, UTC and VA school of the number of applications for the school so that the school can rank applications against the admission criteria.</p> <ul style="list-style-type: none"> ▪ The City Council notifies each Plymouth secondary and key stage four school of the number of first, second and third preference applications for the school.
By Friday 9 January 2026	Academy, foundation, free, studio, trust, UTC and VA schools provide the City Council with ranked lists of applicants.
Friday 30 January 2026	The allocation procedure starts.
By Friday 13 February 2026	<ul style="list-style-type: none"> ▪ The City Council has matched the ranked lists of all schools and allocated places. ▪ The City Council notifies other LAs of applicants from their areas who will be offered places in Plymouth schools.
By Friday 27 February 2025	The City Council notifies each school of the applicants who will be offered places at the school.
Monday 2 March 2026	The City Council sends allocation notifications to parent/carers.
By Monday 9 March 2026	<ul style="list-style-type: none"> ▪ Parent/carers to respond to allocation notifications. ▪ Latest submission date for applications to be included in the 2nd allocation round.
Tuesday 10 March 2026	The City Council sends updated acceptance list to schools.
By Thursday 27 March 2025	Late 11+ Testing, results to be issued on 2 nd round of allocations
By Friday 27 March 2026	The City Council sends a further updated acceptance list to schools.
Friday 24 April 2026	The City Council notifies each school of the applicants who will be offered places at the school.
Friday 24 April 2026	2nd round of allocations - The City Council sends allocation notifications to parent/carers
Friday 1 May 2026	Parent/carers to respond to allocation notifications in respect of the 2nd allocation round.
From Tuesday 1 September 2026	Applications for Year 7 or the first year of entry to a Studio School or UTC are treated as in-year admissions.

PRIMARY COORDINATED ADMISSIONS SCHEME

Normal Point of entry 2026/2027



Introduction

The School Standards and Framework Act 1998, as amended by the Education Act 2002 and supported by The School Admission (Admission Arrangements and Coordination of Admission Arrangements) (England) Regulations 2012, requires local authorities to formulate a scheme for coordinating admission arrangements for all maintained schools in their area. Academies, free schools, studio schools and university technical colleges (UTCs) are required to participate in the coordinated scheme except that in the first year of opening, a free school, studio school or UTC may choose whether to participate in the local qualifying scheme.

This scheme is determined by Plymouth City Council, the local authority for Plymouth.

Interpretation

1. In the scheme:

- **admission arrangements** mean the arrangements for a particular school or schools which govern the procedures and decision making for the purposes of admitting pupils to the school;
 - **admissions authority** in relation to a community or voluntary controlled school means the local authority and, in relation to an academy, foundation, free, trust or VA school, means the Board of Governors of that school or the multi academy trust where this applies;
 - **eligible for a place** means that a child has been placed on a school's ranked list at such a point which falls within the school's published admission number (PAN);
 - **in-year admission** means any application for a place in the first year of entry to an infant, primary or junior school that is received on or after the date specified in Schedule 2, and applications for a place in any other year group received at any time from the commencement of the scheme;
 - **local authority (LA)** means the local council. The LA for Plymouth is Plymouth City Council;
 - **nearest appropriate school** means the nearest appropriate school to the applicant's home address with a vacancy;
 - **PAN** means the published admission number for the year of entry at a school;
 - **school** means a maintained community, foundation, free, trust, voluntary aided (VA) school and voluntary controlled school or an academy studio school or UTC (but not a special school);
 - **the specified year** means the school year 2026/2027, starting September 2026.
2. The scheme shall be determined and processed in accordance with the provisions set out in Schedule 1 and the timetable set out in Schedule 2.
3. This scheme applies to all types of state funded infant, primary and junior schools in Plymouth with the exception of special schools and boarding schools. State funded schools include

academies, foundation, free and voluntary aided schools. This scheme will take effect from September 2025 for admissions to primary and junior schools in September 2026.

4. The scheme shall be based on the **equal preferences** system.
5. Where a child is not resident with his or her parent/carer, parental responsibility must be conferred by the parent/carer directly on the person with whom the child is to reside and not on a third party or a commercial or charitable organisation. Where this involves a person who is not a close relative of the child, it is the responsibility of that person to refer the arrangement to social care as a private fostering arrangement.
6. In regard to admissions to schools, the Plymouth School Admissions Team will:
 - Act as champion for children and families;
 - Offer advice to parents and schools;
 - Monitor and challenge the admission arrangements of schools within Plymouth;
 - Operate an admissions scheme (this scheme) for normal point of entry to infant, primary and junior schools in Plymouth;
 - Operate a local in-year admissions scheme to coordinate admissions to school at points outside the normal point of entry in Reception to year 6;
 - Operate a Fair Access policy to ensure that outside the normal admissions round - unplaced children, especially the most vulnerable, are offered a place at a suitable school as quickly as possible;
 - Act as the admission authority for community and voluntary controlled schools,
 - Assist schools to rank their applications according to their oversubscription criteria;
 - Manage school waiting lists as required;
 - Support schools in the preparation and presentation of school admission appeals;
 - Liaise with other teams within Plymouth City Council and other LAs in the planning of school places;
 - Report to the Office of the Schools Adjudicator on admissions for all schools in Plymouth for which we coordinate admissions;
 - Offer a traded service to academy schools to support them in the delivery of their responsibilities for school admissions.

SCHEDULE I

PART I - THE SCHEME

1. All parents seeking a school place will be required to make a written application for a school place using a common application form. The City Council will take measures to advertise the application process but the onus for making and submitting an application for a school place rests with the parent.
2. The common application form shall be used for the purpose of admitting pupils into:
 - the first year of an infant, primary or junior school
 - any other year group in the case of a new primary school for the first time in the admissions round leading up to the date specified in Schedule 2.

3. The common application form shall be used as a means of expressing one or more preferences, in accordance with the School Standards and Framework Act 1998, Section 86, by parents/carers resident in Plymouth wishing to express a preference for their child to be admitted to a state funded school in Plymouth (including academy, foundation, free, trust and VA schools), or located in another LA's area (including academy, foundation, free, trust and VA schools).
4. The common application form and the written information that accompanies it shall:
 - a) invite the parent/carer to express up to three preferences by completing the form - including, where relevant, any schools outside the Plymouth area - in rank order of preference;
 - b) invite the parent/carer to give reasons for each preference;
 - c) explain that the parent/carer will receive no more than one offer of a school place and that:
 - (i) a place will be offered at the highest ranking, nominated school for which the child is eligible for a place; and
 - (ii) if a place cannot be offered at a nominated school, a place will be offered at an alternative school; and
 - (iii) any refusal of a place applied for will explain clearly why a place has not been allocated and will explain the right and procedure for appeal;
 - d) specify the closing date and where it must be returned.
5. The City Council shall make appropriate arrangements to ensure that the common application form is available on the City Council's website in respect of admissions to year R and to year 3 of a junior school in Plymouth. The website will also display a guide for parents which provides a written explanation of the scheme.
6. The City Council shall make appropriate arrangements and take all reasonable steps to ensure that every parent/carer resident in Plymouth who has a child due to start infant or primary school or who has a child in their last year of infant education has access to a common application form and a written explanation of the application process.
7. All preferences expressed on the common application form are valid applications. The admission authority for a school may require parent/carers to provide supplementary information (SIF), only where the supplementary information is required for admission authority to apply its over-subscription criteria to the application and where the information is not already collected on the common application form.
8. When a school receives supplementary information, it shall not be regarded as a valid application unless the parent/carer has also completed either the City Council common application form or, if resident in another area, their home area's common application form, and the school is nominated on it. Where supplementary information is received directly by a school, the school shall inform the City Council so that it can verify whether a common application form or neighbouring area's application form has been received from the parent/carer and, if not, contact the parent/carer to ask them to complete one.

Applications outside of the chronological age group

9. Places will normally be offered in the year group according to the child's date of birth, but a parent/carer may submit an application for a year group other than the child's chronological year group. A decision will be made on the basis of the circumstances of each case and in the best interests of the child concerned. This will include taking account of the parent/carer's views; information about the child's academic, social and emotional development; where relevant, their medical history and the views of a medical professional; whether they have previously been educated out of their normal age group; and whether they may naturally have fallen into a lower age group if it were not for being born prematurely. The admission authority will also take into account the views of the headteacher of the school(s) concerned. Parent/carers must not assume that the decision of one school will transfer with the child to a different school as the decision rests with the individual admission authority.
- (i) In respect of schools for which the City Council is the admission authority or in respect of own admission authorities who have delegated the function to the local authority:
- a decision will be made in conjunction with the School Admissions Support Manager, as to whether an application would be accepted for out of age cohort transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;
 - where a request is refused there will be no right of appeal, but the parent may submit a complaint under Plymouth City Council's published Complaints Policy if the parent does not believe that the request was carefully considered, or the decision of the admission authority was reasonable or fair;
- (ii) In respect of other own admission authority schools:
- a decision will be made by the admission authority as to whether an application would be accepted for out of age cohort transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;
 - where a request is refused there will be no right of appeal, but the parent may submit a complaint under school's published Complaints Policy if the parent does not believe that the request was carefully considered, or the decision of the admission authority was reasonable or fair;

Where an application is accepted out of age cohort, it will be considered in accordance with the normal admission arrangements.

Parents must not assume that an admission authority's decision to educate out of age cohort will be accepted by another admission authority and that potentially, there may be issues should the child change school.

Processing common application forms

10. The closing date for the City Council to receive applications for Year R of an infant or primary school and year 3 of a junior school is as specified in Schedule 2.
11. Completed common application forms for children who live in Plymouth shall be returned to the City Council direct.
12. In the case of duplicate submissions, the later application submitted by the parent/carer will overwrite an earlier submission.

13. Where conflicting preferences are received from more than one parent/carer, the City Council will contact both parties and request that they reach agreement on the school preferences for the child either through mediation or a court order. Neither the admission authority nor the local authority should intervene in the dispute. In the absence of provision of a court order (or other legal grounds) preventing access, the City Council will inform the parent that an application has been made and the schools that have been named as preferences as both parents are entitled to an involvement in decisions about their children. In the unlikely event that no agreement can be reached, and an offer is made to each parent, an offer will not be held open once the child has been physically admitted to another school. Where the outcome of preferences for more than one parent would result in duplicate offers being made for the same school, only one place will be offered for the child.
14. Changes of preference must be submitted in writing; verbal changes will not be accepted. Changes can be made up until the close date for application for inclusion in the first allocation round on 16 April 2026.

Determining offers in response to the common application form

15. The City Council shall act as a clearing house for the allocation of places by the relevant admission authorities in response to the common application forms. The City Council shall decide to offer or refuse a place only in response to any preference expressed on the common application form where:
- a) it is acting in its separate capacity as an admission authority, or
 - b) an applicant is eligible for a place at more than one school, or
 - c) an applicant is not eligible for a place at any school that the parent/carer has nominated.

The City Council shall allocate places in accordance with the provisions set out in paragraph 15 of this Schedule.

16. By the date specified in Schedule 2, where a parent/carer has nominated a school outside Plymouth, the City Council shall also notify the relevant authority by this date.
17. By the date specified in Schedule 2, in the case where the admission authority is undertaking the ranking of applications against the admission criteria, the City Council shall notify the admission authority for each academy, foundation, free, trust and VA school of every nomination that has been made for that school. The City Council will forward a report detailing the relevant information contained in the common application form and any supplementary information received by this date, which schools require in order to apply their over-subscription criteria.
18. By the date specified in Schedule 2, the admission authority for each school undertaking the ranking of applications against the admission criteria, shall consider all applications for its school, apply the school's over-subscription criteria (if appropriate), and provide the City Council with a list of those applicants ranked according to the school's over-subscription criteria. Schools who are their own admission authority may, subject to agreement by the City Council, defer this task to the City Council.
19. By the date specified in Schedule 2, the City Council shall match this ranked list against the ranked lists of the other schools nominated and where the child is:
- eligible for a place at only one of the nominated schools, that school shall be allocated to the child;

- eligible for a place at two or more of the nominated schools, he or she shall be allocated a place at whichever of these is the highest ranked preference;
 - not eligible for a place at any of the nominated schools, he or she shall be allocated a place at the nearest appropriate school with a vacancy.
20. By the date specified in Schedule 2, the City Council shall inform each the infant, primary and junior schools in their area of the pupils to be offered places at the school and inform other LAs of places in Plymouth schools to be offered to their residents.
21. Once the allocation procedure has started, it will not be possible to consider any changes to an application. Any changes would be considered in the next allocation round.
22. On the National Allocation Date (16 April each year or the next working day should 16 April fall on a non-working day), parent/carers shall be notified that they are being offered a place at a school. The notification will include:
- the name of the school at which a place is offered;
 - if appropriate, the reasons why the child is not being offered a place at the other schools nominated on the common application form;
 - if appropriate, information about the statutory right of appeal against the decisions to refuse places at the other nominated schools;
 - information about school waiting lists;
 - via the website information on statutory school appeals;
 - a requirement to notify the City Council whether the applicant intends to accept or decline the place allocated to the child.

Allocation emails will be issued by the City Council on behalf of all schools until the date specified in schedule 2 as the end of the coordinated scheme. Individual schools must not send allocation letters/emails. After the co-ordinated scheme ends, the local in-year coordinated scheme comes into force.

23. By the date specified in Schedule 2, parent/carers must notify acceptance of a school place. Failure to notify acceptance may result in withdrawal of the place offered. Parents/carers declining the offer of a place should notify in writing the educational arrangements they plan to provide for their child.
24. Neither the City Council nor any school shall inform any parent/carer before the national allocation date of whether a place will be or has been allocated at any school to any child who is the subject of an application.
25. There is an expectation that each child will start at their allocated school on the first day of term, or, in the case of children starting in the Reception year, the deferred date as agreed between the parent/carer and the school. If they do not enrol and there are no proven medical reasons which prevent attendance, the place will be revoked and reallocated to someone else.

Children and young people who are LBGTQ+

26. Children and young people who are LBGTQ+ should feel able to apply to a school without any restrictions. Where a school or college is co-educational, the gender a person associates with

has no bearing on an admissions application. Plymouth's application forms ask for the child's gender. At this point, the gender appropriate to the birth certificate should be entered. Further information relating to gender identity and the reasoning for selection of a particular school can be given on the application form.

27. In the case of transgender applicants, where a parent selects a placement in a single sex school opposite to the birth gender, the application will be considered, and a decision made on the individual circumstances of the case. As part of the case consideration, we would seek evidence from the family that they have thought through the issues carefully and in most cases, would expect them to be able to provide us with some independent evidence from a medical professional or other worker who has been involved in the situation.

Parental responsibility

28. Any person with legal parental responsibility for a child is entitled to be involved in all major decisions affecting the child(ren) which includes where the child attends school. When an application is submitted for a school place, the person signing the application form is also confirming that everyone with parental responsibility is in agreement with the application. Occasionally, objections are later raised by a person with legal parental responsibility.

Where this happens, we will ask parents to resolve parental disputes which cannot be resolved by agreement between themselves through either mediation or court. Neither the local authority nor a school should intervene in the dispute.

Mode of attendance

29. Children are entitled to a full-time place in the September following their fourth birthday. Where parent/carers wish, children may attend part-time until later in the school year but not beyond the point at which they reach compulsory school age. Arrangements should be made with the school direct.
30. Once a place has been allocated, parent/carers can defer the date their child is admitted to school until later in the school year but not beyond the point at which they reach compulsory school age or, for children born between 1 April and 31 August, not beyond the beginning of the final term of the school year for which the offer was made. Deferred entry is arranged with the school direct. Deferred admissions will take place at the start of the January or April term as appropriate. If the child does not start at the agreed date, the place may be revoked and may be reallocated to someone else.

Waiting Lists

31. For the duration of this scheme, the City Council shall maintain waiting lists and re-allocate any places that may have become vacant since the allocation date specified in Schedule 2 to applicants who have not yet been offered a place, for example, late applicants whose preferences have not yet been considered. A child will automatically be placed on a waiting list, to be re-allocated a place if one becomes available after the notification date, at any school ranked higher on the common application form than the school that was offered. By change of preference, a child may join a waiting list for a school not previously requested. Each added child will require the list to be ranked again in line with the published oversubscription criteria.
32. Accordingly, where a child has been allocated a place:
- at the parent/carer's first ranked preference school, he or she will not be considered for re-allocation;

- at the parent/carer's second ranked preference school, he or she may be placed on the waiting list of the first ranked preference school, but not the third;
- at the parent/carer's third ranked preference school, he or she may be placed on the waiting lists of the first and second ranked preference schools;
- at a school that the parent/carer did not nominate on the common application form, he or she may be placed on the waiting lists of any schools that were nominated.

If the parent/carer does not wish their child to be on a particular waiting list, this must be confirmed in writing to the City Council. The parent/carer may need to amend the school preference order in such a case.

33. Waiting lists shall be kept up until the date specified in Schedule 2 as the start of the in-year admissions procedure. From that date, the procedures outlined in the in-year coordinated scheme apply and where appropriate, waiting lists will be passed to own admission authority schools.

Fraudulent applications

34. The LA reserves the right to ask parents for proof of address. A child's home address is the address where they are normally resident. Any allegations received by the admission authority of people providing false accommodation addresses when applying for school places shall be fully investigated and, if found to be true, it could lead to a criminal prosecution and withdrawal of an allocated place.

The right of appeal

35. Parents/carers are entitled to lodge a statutory appeal for a place at any school for which their application has been refused. However, where the refusal is based on class size limits (the law requires that no Key Stage 1 [infant] class [where the majority of children will have reached the age of 5, 6 or 7 by the end of the academic year] shall be a class of more than 30 pupils for any normal lesson with their teacher), the grounds for appeal are strictly limited to:
- whether the child would have been offered a place if the admission arrangements had been properly implemented; or
 - whether the child would have been offered a place if the arrangements had not been contrary to mandatory provisions in the School Admissions Code and the School Standards and Framework Act 1998; and/or
 - whether the decision to refuse admission was not one which a reasonable admission authority would have made in the circumstances of the case.
36. If a place becomes available before the appeal is heard, the case would be considered alongside any other appeals, those on the waiting list, and any late applications, in accordance with the published admission criteria. If the child is allocated to that place, the appeal will be cancelled.
37. A foundation, free, trust or voluntary aided school or an academy may have their own appeal arrangements. Further details are available direct from the school.
38. Appeals will be heard within 30 school days of the appeal being lodged. A timetable for appeal will be published on Plymouth City Council's website by 28 February each year.

PART II - LATE APPLICATIONS

39. The closing date for applications in the normal admissions round is specified in Schedule 2. As far as is reasonably practicable, applications for places in the normal admissions round that are received late for good reason shall be accepted provided they are received before the date specified in Schedule 2 as the start of the allocation procedure. What will be considered as good reason include:
- when a single parent/carer has been ill for some time, or has been dealing with the death of a close relative;
 - where a family has just moved into the area or is returning from abroad (proof of ownership or tenancy of a property in Plymouth will be required in these cases);
 - the City Council will also consider other circumstances and decide each case on its own merits.
40. Applications received after the date specified in Schedule 2 as the start of the allocation procedure, but before the date specified in Schedule 2 as the start of the in-year admissions procedure, shall normally be considered after the allocation procedure has ended, the date for which is also specified in Schedule 2. If possible, late applicants will be offered a school place on the notification date specified in Schedule 2 but, if not, normally within four weeks of the City Council receiving the application.
41. Late applications need to be made direct to the City Council. Where only the supplementary information form is received, the school shall inform the City Council without delay so that it can verify whether a common application form has been received from the parent/carer and, if not, contact the parent/carer and ask them to complete one. The City Council shall enter the details onto its central database and, after consultation with the relevant admission authority, offer a place at the school highest in the parent/carer's order of preference that has a vacancy or, if not, at the nearest appropriate school with a vacancy.

PART III - IN-YEAR ADMISSIONS

42. Applications received on or after the first day of the first school term of the admission year will be treated as an in-year application as will an application for admission to an age group other than the relevant age group. Note that a separate scheme applies to in-year admissions.

Children who are the subject of a direction to admit or who are allocated to a school in accordance with the Fair Access Protocol will take precedence over any child on a waiting list.

PART IV - MANAGING COMPLIANCE WITH THE INFANT CLASS SIZE DUTY

43. Section 1 of the School Standards & Framework Act 1998 (as amended by the Education Act 2002) and the School Admissions (Infant Class Sizes) (England) Regulations 2012 limit the size of an infant class during an ordinary teaching session.
44. Infant classes (those where the majority of children will reach the age of 5, 6 or 7 during the school year) **must not** contain more than 30 pupils with a single schoolteacher. Additional children may be admitted under limited exceptional circumstances. These children will remain an 'excepted pupil' for the time they are in an infant class or until the class numbers fall back to the current infant class size limit. The excepted children are:

- a) children admitted outside the normal admissions round with Education, Health and Care Plans (EHCP) specifying the school;
- b) looked after children and previously looked after children admitted outside the normal admissions round;
- c) children admitted, after initial allocation of places, because of a procedural error made by the admission authority or local authority in the original application process;
- d) children admitted after an independent appeals panel upholds an appeal;
- e) children who move into the area outside the normal admissions round for whom there is no other available school within reasonable distance;
- f) children of UK service personnel admitted outside the normal admissions round;
- g) children whose twin or sibling from a multiple birth is admitted otherwise than as an excepted pupil;
- h) children with special educational needs who are normally taught in a special educational needs unit attached to the school, or registered at a special school, who attend some infant classes within the mainstream school.

45. Schools are required to accurately complete Census returns for submission to the LA. The LA has a duty to check these returns before submitting to the Department for Education. Schools that do not comply with infant class size restrictions will be required to take qualifying measures in order to comply with the class size limit.

SCHEDULE 2

Timetable for admissions to Year R in an infant, primary or junior school

From Monday 17 November 2025	Availability of guide for parents and relevant application forms.
By Thursday 15 January 2026	<ul style="list-style-type: none"> ▪ Common application forms are submitted to the City Council. ▪ Supplementary information, as required, is sent direct to the relevant LA, academy, foundation, free, trust or VA school.
By Friday 6 February 2026	<ul style="list-style-type: none"> ▪ The City Council sends details of relevant applications received to other Local Authorities. ▪ The City Council notifies each relevant academy, foundation, free, trust and VA school of the number of applications for the school so that the school can rank applications against the admission criteria. ▪ The City Council notifies each Plymouth school of the number of first, second and third preference applications for the school.
By Friday 27 February 2026	Academy, foundation, free, trust and VA schools provide the City Council with ranked lists of applicants.
Monday 2 March 2026	The allocation procedure starts.

By Friday 3 April 2026	<ul style="list-style-type: none"> ▪ The City Council has matched the ranked lists of all schools and allocated places. ▪ The City Council notifies other LAs of applicants from their areas who have been offered places in Plymouth schools.
By Monday 13 April 2026	The City Council notifies each school of the applicants who have been offered places at the school and each school to confirm any amendments.
Wednesday 15 April 2026	Allocation procedure ends
Thursday 16 April 2026	The City Council sends allocation notifications to parent/carers.
By Thursday 23 April 2026	Parent/carers to respond to allocation notifications.
Thursday 23 April 2026	Latest submission date for applications to be included in the 2 nd allocation round.
Friday 24 April 2026	The City Council sends updated acceptance list to schools.
Thursday 21 May 2026	The City Council notifies each school of the applicants who will be offered places at the school.
Friday 22 May 2026	The City Council sends allocation notifications to parent/carers in respect of the 2nd allocation round.
Friday 29 May 2026	Parent/carers to respond to allocation notifications in respect of the 2nd allocation round.
From Tuesday 1 September 2026	Applications for Year R or Y3 are treated as in-year admissions.

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LOCAL IN-YEAR COORDINATION

Local in-year scheme of admission 2026/2027



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2026/2027 LOCALLY AGREED IN-YEAR ADMISSIONS SCHEME

Introduction

1. The School Admissions Code allows local authorities to coordinate in-year admission requests (2.23 of the School Admissions Code 2021). All admission authorities must have fair, clear and objective admission arrangements so that parent/carers can look at the arrangements and easily decide how places will be allocated at that school.
2. The provisions in the Code relating to factors that can be taken into account when considering an application apply equally to in-year applications and applications at the normal point of entry. School places must not be allocated with reference to 'first preference first' arrangements. No account may be taken, amongst other things, of reports from previous schools about past behaviour (unless the child has "challenging behaviour" as defined in the appropriate Fair Access Protocol), attendance, attitude or achievement. Admission authorities cannot place any conditions on the consideration of any application other than those in the oversubscription criteria published in their admission arrangements.
3. Applications must be considered without undue delay and the local authority must provide a suitable application form for the purpose.
4. Local authorities must, on request, inform parent/carers about places still available in all of the schools in its area. In turn, schools must inform the local authority of any movement within the school so that up to date data can be maintained.
5. The local authority will administer the locally agreed scheme on behalf of participating schools in its area. By so doing, the administrative burden is removed from schools in regard to their duty to inform the local authority of all applications received and to make formal response to the application in compliance with the School Admission and School Appeals Codes. This scheme will also enable monitoring of pupil movement within the city which will assist the local authority in its role to monitor effective admission arrangements, school place planning and children missing education. Applicants for schools not participating in this scheme will be referred to the school direct.

Interpretation

6. In the scheme:
 - **ACE** means the Alternative Complementary Education Services;
 - **admissions authority** in relation to a community or voluntary controlled school means the local authority and, in relation to an academy, foundation, free, studio, trust, VA school or UTC, means the Board of Governors of that school or the Multi Academy Trust where this applies;
 - **admission arrangements** mean the arrangements for a particular school or schools which govern the procedures and decision making for the purposes of admitting pupils to the school;
 - **eligible for a place** means that a child has been placed on a school's ranked list at such a point which falls within the school's published admission number (PAN) or other agreed limit;
 - **in-year admission** means any application for a place in the first year of entry to an infant, primary, junior, key stage 4 or secondary school that is received on or after the date specified in Schedule 2, and applications for a place in any other year group received at any time from the commencement of the scheme;

- **local authority (LA)** means the local council. The LA for Plymouth is Plymouth City Council;
 - **NoR** means the number of pupils on roll at a school in a particular year group;
 - **other agreed limit** means a number agreed with the City Council;
 - **AN** means the admission number for the year group;
 - **PAN** means the published admission number for the year of entry at a school;
 - **participating school** means a state funded school for which the LA is the Admission Authority, or which has opted into this co-ordinated scheme.
 - **the specified year** means the school year 2026/2027, starting September 2026;
 - **school** means a maintained community, foundation, free, trust, voluntary aided (VA) and voluntary controlled school or an academy, studio school or UTC (but not a special school);
 - **UTC** means university technical college.
7. The scheme for participating schools shall be determined and processed in accordance with the provisions set out in Schedule 1 and the timetable set out in Schedule 2.
 8. The scheme shall apply to participating infant, primary, junior and secondary schools in Plymouth (including academy schools, studio schools and UTCs but excluding special schools and independent schools) and shall take effect from entry in September 2026.
 9. The primary coordinated admissions scheme and the secondary coordinated admissions scheme cover the admission of children to school at the normal point of entry (e.g. starting reception/foundation, junior school in year 3, secondary school in year 7 and Year 9 or 10 at a key stage four school such as a UTC or studio school). However, a number of children will require admission to school at other times and these admissions, known as in-year admissions will be covered under this scheme with the exception of admissions to nursery schools and years 12 and 13, which are outside the scope of these arrangements.
 10. Applications for admission to nursery schools and years 12 and 13 should be submitted to the school(s) direct and must be considered in accordance with the admission arrangements appropriate to that entry point.
 11. Where a child is not resident with his or her parent/carer, parental responsibility must be conferred by the parent/carer directly on the person with whom the child is to reside and not on a third party or a commercial or charitable organisation. Where this involves a person who is not a close relative of the child, it is the responsibility of that person to refer the arrangement to social care as a private fostering arrangement.
 12. The LA reserves the right to require documentary evidence before accepting that information given in an application is genuine. The LA may consult with schools, other council departments or the health authority or may ask parents to provide evidence.
 13. The scheme shall be based on an **equal preferences** system. The PAN set for a particular year of entry will normally be maintained as that year group progresses through the school.
 14. In regard to admissions to schools, the Plymouth School Admissions Team will:

- Act as champion for children and families;
- Offer advice to parents and schools;
- Monitor and challenge the admission arrangements of schools within Plymouth;
- Comply with the Law, and ensure that participating schools comply with the Law;
- Operate an admissions scheme (this scheme) for admissions other than at the normal point of entry normal point of entry to infant, primary, junior, secondary and key stage four schools in Plymouth;
- Operate an admissions scheme for normal point of entry to primary, junior, secondary and key stage four schools in Plymouth;
- Operate a Fair Access policy to ensure that outside the normal admissions round - unplaced children, especially the most vulnerable, are offered a place at a suitable school as quickly as possible;
- Act as the admission authority for community and voluntary controlled schools;
- Assist schools to rank their applications according to their oversubscription criteria;
- Manage school waiting lists as required;
- Support schools in the preparation and presentation of school admission appeals;
- Liaise with other teams within Plymouth City Council and other LAs in the planning of school places;
- Report to the Office of the Schools Adjudicator on admissions for all schools in Plymouth for which we coordinate admissions;
- Offer a traded service to academy schools to support them in the delivery of their responsibilities for school admissions.

SCHEDULE I

PART I - THE SCHEME

1. All parents seeking a school place will be required to make a written application for a school place using the common application form available on the LA's website known as the 'In-year application form'.
2. The common application form shall be used by all applicants' wishing to apply for a school place at a participating school in Plymouth other than at the normal point of entry. Parent/carers seeking a school place in-year in another LA should contact that LA for advice on how to submit an application for a school place.
3. The scheme comes into force from the date specified in Schedule 2. Any requests for admission received by a participating school direct (e.g. from other admission authorities, parent/carers, other LAs) must be forwarded to Plymouth City Council without delay. The common application form shall be used as a means of expressing one or more preferences, in accordance with the School Standards and Framework Act 1998, Section 86, by parent/carers wishing to express a preference for their child to be admitted to a school in Plymouth (including academies, foundation, free, studio, trust or VA schools or UTCs). Parent/carers submitting an application via the LA may specify up to three school preferences on their application.
4. The common application form and the written information that accompanies it shall:
 - a) invite the parent/carer to express up to three preferences in the rank order of

preference;

- b) invite the parent/carer to give reasons for each preference;
5. The website will also display a guide for parents which provides a written explanation of the scheme.
 6. The admission authority for a school may require parent/carers to provide supplementary information, only where the supplementary information is required for the admission authority to apply its over-subscription criteria to the application and where the information is not already collected on the common application form.
 7. When a participating school receives supplementary information, it shall not be regarded as a valid application unless the parent/carer has also completed the City Council common application form. Where supplementary information is received directly by a school in the absence of a common application form, the school shall inform the City Council so that it can verify whether a common application form has been received from the parent/carer and, if not, contact the parent/carer to ask them to complete one.
 8. It is necessary that the information available to the City Council regarding Number on Roll (NoR) in any year group is accurate and up to date. There is also a legal requirement on schools, in the Children Missing Education statutory guidance, to inform the City Council immediately when a pupil is taken on or off roll. Likewise, in the School Admissions Code, admission authorities must notify the local authority of every application received and the result of the application. To this end, all Plymouth schools will inform the School Admissions Team of pupil movement – both of those leaving and those starting at the school without delay so that vacancies can be identified and a pupil's whereabouts tracked for safeguarding reasons.
 9. Plymouth schools not participating in this scheme are required by law to notify the LA of applications received on receipt and also to notify the outcome of the application and to respond to requests for information by the LA.
 10. Immediate provision of pupil tracking information by schools to the LA is a legal requirement under the Children Missing Education Regulations as well as the School Admissions Code. Non-compliance will be raised with the school in the first instance and if necessary, raised with the Education Skills and Funding Agency (ESFA) or the Department for Education (DFE) as appropriate.

Applications outside of the chronological age group

Places will normally be offered in the year group according to the child's date of birth, but a parent/carer may submit an application for a year group other than the child's chronological year group. A decision will be made on the basis of the circumstances of each case and in the best interests of the child concerned. This will include taking account of the parent/carer's views; information about the child's academic, social and emotional development; where relevant, their medical history and the views of a medical professional; whether they have previously been educated out of their normal age group; and whether they may naturally have fallen into a lower age group if it were not for being born prematurely. The admission authority will also take into account the views of the headteacher of the school(s) concerned. Parent/carers must not assume that the decision of one school will transfer with the child to a different school as the decision rests with the individual admission authority.

- (i) In respect of schools for which the City Council is the admission authority or in respect of own admission authorities who have delegated the function to the local authority:
 - a decision will be made in conjunction with the School Admissions Support Manager as to whether an application would be accepted for out of age cohort

transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;

- where a request is refused there will be no right of appeal, but the parent may submit a complaint under Plymouth City Council's published Complaints Policy if the parent does not believe that the request was properly considered, or the decision of the admission authority was reasonable or fair;
- (ii) In respect of other own admission authority schools:
- a decision will be made by the admission authority as to whether an application would be accepted for out of age cohort transfer reviewing the educational, social, and physical needs of the child as demonstrated by the case made;
 - where a request is refused there will be no right of appeal, but the parent may submit a complaint under school's published Complaints Policy if the parent does not believe that the request was properly considered, or the decision of the admission authority was reasonable or fair;

Where an application is accepted out of age cohort, it will be considered in accordance with the normal admission arrangements.

Parents must not assume that an admission authority's decision to educate out of age cohort will be accepted by another admission authority and that potentially, there may be issues should the child change school.

Children being considered for admission to a grammar school take the relevant grammar selection tests.

Processing application forms

12. In respect of participating schools any parent/carer approaching a school with a view to admission must be referred to the City Council for the City Council to act upon the admission request. Should an application be received by the LA for a non-participating school, the applicant will be referred to the school direct.
13. If a participating school is approached by a parent/carer seeking admission and determines that the admission request is on behalf of a vulnerable child who requires priority admission and the school has room in the year group, the school should arrange for the parent/carer to complete the common application form and immediately notify the City Council. The City Council will, where possible, prioritise that application by establishing whether the admission could cause prejudice to other applications received and notify the school without delay of the outcome. This measure should streamline the process for urgent admission requests. Note however that any admission request could not be considered until the day following receipt due to the scheme close date for application and possible prejudice.
14. The close date for applications under this scheme will be midnight each day.
15. In the case of duplicate submissions, the later application submitted by the parent/carer will overwrite an earlier submission.
16. Changes of preference must be submitted in writing via email, verbal changes will not be accepted.
17. Applications will normally be accepted no more than six school weeks before the date that the school place is required, and the applicant will normally be expected to take up the place within two weeks of allocation of that place or within six weeks from the date of application whichever is

the later. Failure to take up the place within the expected time may lead to withdrawal of the allocated place.

- In the case of UK service personnel this application period may be extended up to 12 school weeks if the application is accompanied by an official government letter which declares a relocation date and a Unit postal address or quartering area address this area.
- In the case of children attending a specialist unit at a Plymouth school or a child with an EHCP, the application period will be extended to 12 school weeks to allow enhanced transition processes.
- In the case of a child currently in the care of the local authority, the application period will be extended to 12 school weeks to allow a smooth transition.

Determining consideration of the common application form

18. Where a school is full the request will be reviewed in the light of the City Council's Fair Access Protocol. All schools must participate in the Fair Access Protocol regardless of whether or not they participate in the local in-year coordinated scheme.

Applications will be considered up to PAN or another agreed limit. Looked After Children will be admitted to the school even where that school is above PAN or other agreed limit unless the Virtual School gives written agreement that due to very exceptional circumstances in the school this would not be in the Looked After Child's best interests.

Certain categories of children may face challenges, including behaviour, which require additional consideration and support. Others may be classed as particularly vulnerable.-Details of the Fair Access Protocol for Primary and Secondary are available on the City Council website at:

[Primary Fair Access Policy](#) [Secondary Fair Access Policy](#)

Requests for transfer of school between participating schools

19. Parent/carers are entitled to request a change of school at any time during the year. However, a transfer of school isn't a decision to be taken lightly, particularly mid-way through a year. Many children can become unsettled by a change of school environment and may suffer emotionally as well as academically. Once examination options have been selected, which may be as early as Year 9, a transfer of school should be avoided because it will be difficult to match chosen options and exam boards in alternative schools. As part of the application process, the headteacher of the child's current school will always be notified of the request to change schools as they may wish to submit information to help consideration of the case. The school requested in the application may be provided with an adapted copy of the application form to enable ranking of the application.

Children and young people who are LBGTQ+

20. Children and young people who are LBGTQ+ should feel able to apply to a school without any restrictions. Where a school or college is co-educational, the gender a person associates with has no bearing on an admissions application. Plymouth's application forms ask for the child's gender. At this point, the gender appropriate to the birth certificate should be entered. Further information relating to gender identity and the reasoning for selection of a particular school can be given on the application form.

21. In the case of transgender applicants, where a parent selects a placement in a single sex school opposite to the birth gender, the application will be considered, and a decision made on the individual circumstances of the case. This is a complex decision and not all children will be competent to take it at the time of transfer. As part of the case consideration, we would seek evidence from the family that they have thought through the issues carefully and in most cases

would expect them to be able to provide us with some independent evidence from a medical professional or other worker who has been involved in the situation.

Parent/carer responsibility

22. Any person with legal parental responsibility for a child is entitled to be involved in all major decisions affecting the child(ren) which includes where the child attends school. When an application is submitted for a school place, the person signing the application form is also confirming that everyone with parental responsibility has been informed that the application is being made. Occasionally, objections are later raised by a person with legal parental responsibility.

Where this happens, we will ask parents to resolve parental disputes which cannot be resolved by agreement between themselves through either mediation or court. Neither the local authority nor a school should intervene in the dispute.

Mode of attendance

23. Children are entitled to a full-time place in the September following their fourth birthday. Where parent/carers wish, children may attend part-time until later in the school year but not beyond the point at which they reach compulsory school age. Arrangements should be made with the school direct.
24. Once a place has been allocated to children in the foundation year, parent/carers can defer the date their child is admitted to school until later in the school year but not beyond the point at which they reach compulsory school age or, for children born between 1 April and 31 August not beyond the beginning of the final term of the school year for which the offer was made. Deferred entry is arranged with the school direct. Deferred admissions will take place at the start of the January or April term as appropriate. If the child does not start at the agreed date, the place may be revoked and may be reallocated to someone else.

Determining offers in response to the common application form for participating schools

25. All requests for a school place under this scheme will usually be dealt with within 15 school days. In the case of applications for entry to grammar schools, it will be necessary for pupil's ability to be assessed either through examination. Also, where a request is passed to a Placement Panel for consideration, delays will be incurred due to the timing of panel hearings. It may not therefore be possible to meet the 15-day turnaround in all cases.
26. In all cases, eligibility will be determined in accordance with the published oversubscription criteria, admission arrangements applicable to the year of entry and the number on roll at the requested school and in accordance with the provisions of the School Admissions Code and applicable Regulations.
27. Within 10 school days of receipt of the application:
- a. the City Council will ascertain availability of place(s) at any nominated community or VC school for which it is the admission authority;
 - b. the City Council will notify the admission authority for each academy, foundation, free, studio, trust or VA school or UTC of every nomination that has been made for that school, and if requested, forwarding a report detailing the relevant information contained in the common application form or a copy of the common application form (without the rank order of preference) and any supplementary information received which schools require in order to apply their over-subscription criteria;
 - c. the school that the applicant currently attends will be informed of the request to transfer and will be asked for information that will help in the consideration of the transfer request;

- d. where a parent/carer has nominated a school outside Plymouth, the City Council shall refer the applicant to the LA in that area for advice on the application process.
28. Secondary Schools: Within five school days of receipt of the application information from the City Council the relevant admission authority will confirm to the City Council whether a place can be offered to the applicant based solely on NoR or other agreed limit and the oversubscription criteria. The City Council may ask the school to confirm NoR and Admission Number (AN). If there are more applicants than spaces available, schools who are their own admission authority will have to submit a ranked list of applicants to be considered for admission (unless that function has been delegated to the City Council). The City Council will confirm availability of places in schools in its area to interested parties.
29. Primary Schools: Within three school days of receipt of the application information from the City Council the relevant admission authority will confirm to the City Council whether a place can be offered to the applicant based solely on NoR or other agreed limit and the oversubscription criteria. The City Council may ask the school to confirm NoR and Admission Number (AN). If there are more applicants than spaces available, schools who are their own admission authority will have to submit a ranked list of applicants to be considered for admission (unless that function has been delegated to the City Council). The City Council will confirm availability of places in schools in its area to interested parties.
30. Within 15 school days of receipt of the application, the City Council shall match the application to the schools nominated and where the child is:
- eligible for a place at only one of the nominated schools, that school shall be allocated to the child;
 - eligible for a place at two or more of the nominated schools, he or she shall be allocated a place at whichever of these is the highest ranked preference;
 - not eligible for a place at any of the nominated schools and not able to access the current educational provision, he or she shall normally be allocated a place at another school, usually the nearest appropriate school with a vacancy.
31. Within 15 school days of receipt of the application, the City Council shall inform each school of the pupils to be allocated places at the school.
32. Within 15 school days of receipt of the application, the City Council shall notify all parent/carers by email the outcome of their application. This correspondence will include:
- the name of the school at which a place is offered;
 - the reasons why the child is not being offered a place at each of the schools nominated on the common application form;
 - information about the statutory right of appeal against the decisions to refuse places at the nominated schools;
 - information about how to join a school's waiting lists;
 - via the website information on statutory school appeals;
 - a requirement to notify the City Council whether the applicant intends to accept or decline the place offered to the child;
- In respect of applications handled by the City Council, offer emails for this scheme will be issued by the City Council on behalf of participating schools.
33. Within two school weeks of the date of the offer email, parent/carers must notify acceptance of a

school place. Failure to notify acceptance may result in withdrawal of the place offered. Parent/carer's declining the offer of a place should notify the educational arrangements they plan to provide for their child.

34. Where a child is offered a school place following an in-year application, and the offer is accepted, the school must make arrangements for the child to start as soon as possible and certainly before the Last Admission Date (LAD), particularly where the child is out of school.

If the parent does not admit the child to the school by the LAD, the offer of the place may be withdrawn.

Fraudulent applications/withdrawal of allocated places

35. The School Admissions Code allows an offer of a school place to be withdrawn if:

- it has been offered in error or
- a parent has not responded within a reasonable period of time or
- it is established that the offer was obtained through a fraudulent or intentionally misleading application. An example of this would be knowingly using an incorrect home address for a child. In these cases, the application would be considered using the information that the local authority believes to be correct, for example using the home address where the local authority considers that the child actually lives.

All suspected fraudulent applications will be investigated and if a case is found, it could lead to criminal prosecution.

Waiting Lists

36. Each admission authority shall maintain waiting lists with a view to re-allocation of any places that may become available. Participating own admission authority schools may delegate this task to the LA if they wish. The list will be kept in the order of the oversubscription criteria. Each added child will require the list to be ranked again in line with the published oversubscription criteria. Priority must not be given to children based on the date their application was received, or their name was added to the list. In respect of schools for which the City Council holds a waiting list, a child may be placed on a waiting list to be re-allocated a place if one becomes available after the original allocation, at any school ranked higher on the application form than the school that was offered. By change of preference, a child may join a waiting list for a school not previously requested as long as the change or additional preference is received within the same term as the original application.

In the case of own admission authority schools, parent/carers will need to contact the school direct to discuss the procedure for waiting lists. In the case of Devonport High School for Girls, Plymouth High School for Girls and Devonport High School for Boys, eligibility to join the waiting list is dependent upon score attained in the selection examination.

37. Accordingly, where a child has been allocated a place:

- at the parent/carer's first ranked preference school, he or she will not be considered for re-allocation;
- at the parent/carer's second ranked preference school, he or she may be placed on the waiting list of the first ranked preference school, but not the third;
- at the parent/carer's third ranked preference school, he or she may be placed on the waiting lists of the first and second ranked preference schools;

- at a school that the parent/carer did not nominate on the common application form, he or she may be placed on the waiting lists of any schools that were nominated;
38. The admission authority will ask parent/carers to renew their intent to remain on the waiting list up to twice a year and may remove a child's name from the list if there is a negative or nil response.

Appeals

39. Parents/carers are entitled to lodge a statutory appeal for a place at any school for which their application has been refused. However, where the refusal is based on class size limits (the law requires that no Key Stage 1 [infant] class [where the majority of children will have reached the age of 5, 6 or 7 by the end of the academic year] shall be a class of more than 30 pupils for any normal lesson with their teacher), the grounds for appeal are strictly limited to:
- whether the child would have been offered a place if the admission arrangements had been properly implemented; or
 - whether the child would have been offered a place if the arrangements had not been contrary to mandatory provisions in the School Admissions Code and the School Standards and Framework Act 1998; and/or
 - whether the decision to refuse admission was not one which a reasonable admission authority would have made in the circumstances of the case;
40. If a place becomes available before the appeal is heard, the case would be considered alongside others on the waiting list in accordance with the published admission criteria. If the child is allocated to that place, the appeal will be cancelled.
41. A foundation, free, trust or voluntary aided school, studio school, UTC or an academy may have their own appeal arrangements. Further details are available direct from the school.
42. Appeals will be heard within 40 school days from the deadline for lodging appeals where possible, or within 30 school days of the appeal being lodged.
43. Information about the appeals process will be available from the City Council or the relevant admission authority as appropriate.

PART II - MANAGING COMPLIANCE WITH THE INFANT CLASS SIZE DUTY

44. Section 1 of the School Standards & Framework Act 1998 (as amended by the Education Act 2002) and The School Admissions (Infant Class Sizes) (England) Regulations 2012 limit the size of an infant class during an ordinary teaching session.
45. Infant classes (those where the majority of children will reach the age of 5, 6 or 7 during the school year) **must not** contain more than 30 pupils with a single school teacher. Additional children may be admitted under limited exceptional circumstances. These children will remain an 'excepted pupil' for the time they are in an infant class or until the class numbers fall back to the current infant class size limit. The excepted children are:
- a) children admitted outside the normal admissions round with an EHCP specifying a school;
 - b) looked after children and previously looked after children admitted outside the normal admissions round;
 - c) children admitted, after initial allocation of places, because of a procedural error made by the admission authority or local authority in the original application process;
 - d) children admitted after an independent appeals panel upholds an appeal;

- e) children who move into the area outside the normal admissions round for whom there is no other available school within reasonable distance;
 - f) children of UK service personnel admitted outside the normal admissions round;
 - g) children whose twin or sibling from a multiple birth is admitted otherwise than as an excepted pupil;
 - h) children with special educational needs who are normally taught in a special educational need unit attached to the school, or registered at a special school, who attend some infant classes within the mainstream school.
46. Schools are required to accurately complete Census returns for submission to the LA. The LA has a duty to check these returns before submitting to the Department for Education.
47. Schools that do not comply with infant class size restrictions will be required to take qualifying measures in order to comply with the class size limit.

DRAFT

SCHEDULE 2**Timetable for in-year admissions to a participating Plymouth school**

From 1 September 2026	In-year admission scheme commences.
<p>Up to six school weeks before the date a school place is required. Extended to 12 school weeks for the following category of applicant:</p> <ul style="list-style-type: none"> ▪ UK service personnel if the application is accompanied by an official government letter which declares a relocation date and a Unit postal address or quartering area address in this area; ▪ Children attending a specialist unit at a Plymouth school; ▪ A child with an EHCP; ▪ A child currently in the care of the local authority. 	Application forms accepted from parent/carers.
Within ten school days of the initial receipt of an application.	<ul style="list-style-type: none"> ▪ The City Council ascertains availability of place(s) at nominated schools. <p>The City Council notifies the admission authority for each academy, foundation, free, studio, trust or VA school or UTC of every nomination that has been made for that school.</p>
Within five school days of receipt of the application information from the City Council.	<ul style="list-style-type: none"> ▪ The relevant admission authority will confirm to the City Council whether a place can be offered to the applicant based solely on NoR or other agreed limit and the oversubscription criteria. <p>The City Council may ask the school to confirm NoR and PAN.</p>
Within 15 school days of receipt of the application.	<ul style="list-style-type: none"> ▪ The City Council shall inform each school of the pupils to be allocated places at the school. <p>The City Council shall notify all parent/carers by email that they are being offered a place at a school.</p>
Within two weeks of the date of the application response email.	Parent/carers to respond to application response letters direct to the City Council.
Within two school weeks of the date of allocation or six school weeks of the application for a school place whichever is the later.	The child should start at the allocated school or, in the case of child entering the Reception/Foundation year who is below compulsory school age and whose parent/carer wishes to defer entry, deferred arrangements must be agreed with the school.

IN-YEAR ADMISSIONS

Escalation process

BACKGROUND

Plymouth City Council (the local authority or LA) operates a local in-year coordinated admission scheme which is available to own admission authority schools. It is taken that all academies who purchase the school admissions package are part of the scheme and that all other own admission authority schools are part of the scheme unless they opt out by administering admissions directly.

Included in the local scheme is a timetable for admissions which allows schools five school days from the date of receipt of the application to make a response to the LA to either accept or reject the request for admission. Reasons given for rejection must be compliant with the School Admissions Code. On rejection, an applicant will be formally refused a place at the requested school and offered the right of appeal to an independent panel.

Where a school is not included in the local coordinated admissions scheme, the LA still has a role to play in the fair allocation of places and must champion the parent should a parent have been unfairly denied a school place.

PROVISION OF INFORMATION

All schools are required to provide the LA with information relating to school admissions and school place availability.

Paragraph 2.30 of the School Admissions Code 2021 places a duty on the own admission authority schools to notify the LA of an application for a school place and its outcome in order that the LA can maintain data on place availability.

The Children Missing Education statutory guidance dated September 2016 requires that all schools (including academies and independent schools) notify the LA when removing a child from a school register other than at normal transition point. Schools must also notify the addition of a pupil within 5 days.

REFUSAL OF A SCHOOL PLACE

The School Admissions Code 2021 is very clear on the grounds for refusing admission to an applicant.

Paragraph 2.8 specifies that with the exception of designated grammar schools, all maintained schools, including schools designated with a religious character, that have enough places available **must** offer a place to every child who has applied for one, without condition or the use of any oversubscription criteria.

Paragraph 2.9 confirms that admission authorities **must not** refuse to admit a child solely because:

- a) they have applied later than other applicants;
- b) they are not of the faith of the school in the case of a school designated with a religious character;
- c) they followed a different curriculum at their previous school;
- d) information has not been received from their previous school; or e) they have missed entrance tests for selective places.

Section 86 of the School Standards and Framework Act requires that an admission authority comply with a parent's stated preference school unless compliance with the preference would prejudice the provision of efficient education or the efficient use of resources. It would be difficult to argue prejudice where the number of pupils in a relevant age group does not exceed the number

determined for that age group. Where selection is wholly based on selection or aptitude, with a view to admitting only pupils with high ability or aptitude, refusal of admission is allowed where the application is incompatible with the arrangements for selection or aptitude (even if there are places available).

Where an applicant has been determined as challenging behaviour as defined in the Fair Access Protocol, the application for admission should be considered in accordance with the LA Fair Access Protocol.

ALLOCATION OF PLACES

The local coordinated scheme clearly sets out the timetable for handling in-year admission requests.

As all schools have a legal obligation to comply with the provisions of the School Admissions Code and the School Appeals Code, it is reasonable to take it that all schools keep the LA up to date regarding pupil mobility in order that the LA can fulfil its statutory duty to monitor and inform place availability. Coupled with the limited reasons for refusal of a school place, it is reasonable for the LA to make a provisional allocation of a school place in every case where it is known that the requested school has a vacancy in the year group and for the LA to confirm that allocation if there is no negative response from the school within five school days of notice of allocation.

ESCALATION

Where possible, escalation to an outside agency should be avoided and every attempt should be made to resolve any issues via local negotiation. In every case of refusal of a school place, the parent (and the student in the case of post 16 studies), has the right of appeal to an independent appeal panel. In this case, paragraph 3.5 of the Appeals Code requires that if a school has incorrectly/unlawfully applied its admission arrangements the panel must uphold the appeal – i.e.

‘... where it finds that the admission arrangements did not comply with admissions law or had not been correctly and impartially applied, and the child would have been offered a place if the arrangements had complied or had been correctly and impartially applied’

A school not complying with the School Admissions Code, or the School Appeals Code would be unwise to take the case to an independent appeal panel as the panel would find in favour of the applicant, the school could lose credibility, and the school would incur costs.

A LA has the power to direct the governing body of a maintained school for which they are not the admission authority to admit a child in their area even when the school is full. The LA 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.

A LA also has the power to direct the admission authority for any maintained school in England (other than a school for which they are the admission authority) to admit a child who is looked after by the local authority, even when the school is full. The LA must not choose a school from which the child is permanently excluded but may choose a school whose infant classes are already at the maximum size.

- In the case of schools for which Plymouth City Council is the admission authority (community and voluntary controlled schools), the LA has the right to instruct the school to admit a child;
- In the case of an academy school, the LA can request that the Secretary of State 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. Escalation is by use of an online form available at <https://www.gov.uk/government/publications/academy-admission-request-form/academy-admission-direction-request-form>.
- In the case of all schools, the Secretary of State also has powers to direct maintained schools and LAs under section 496 and 497 of the Education Act 1996 when they have breached education law or acted unreasonably in applying it.

Once a provisional allocation has been made to a school, the school has five school days to raise objections.

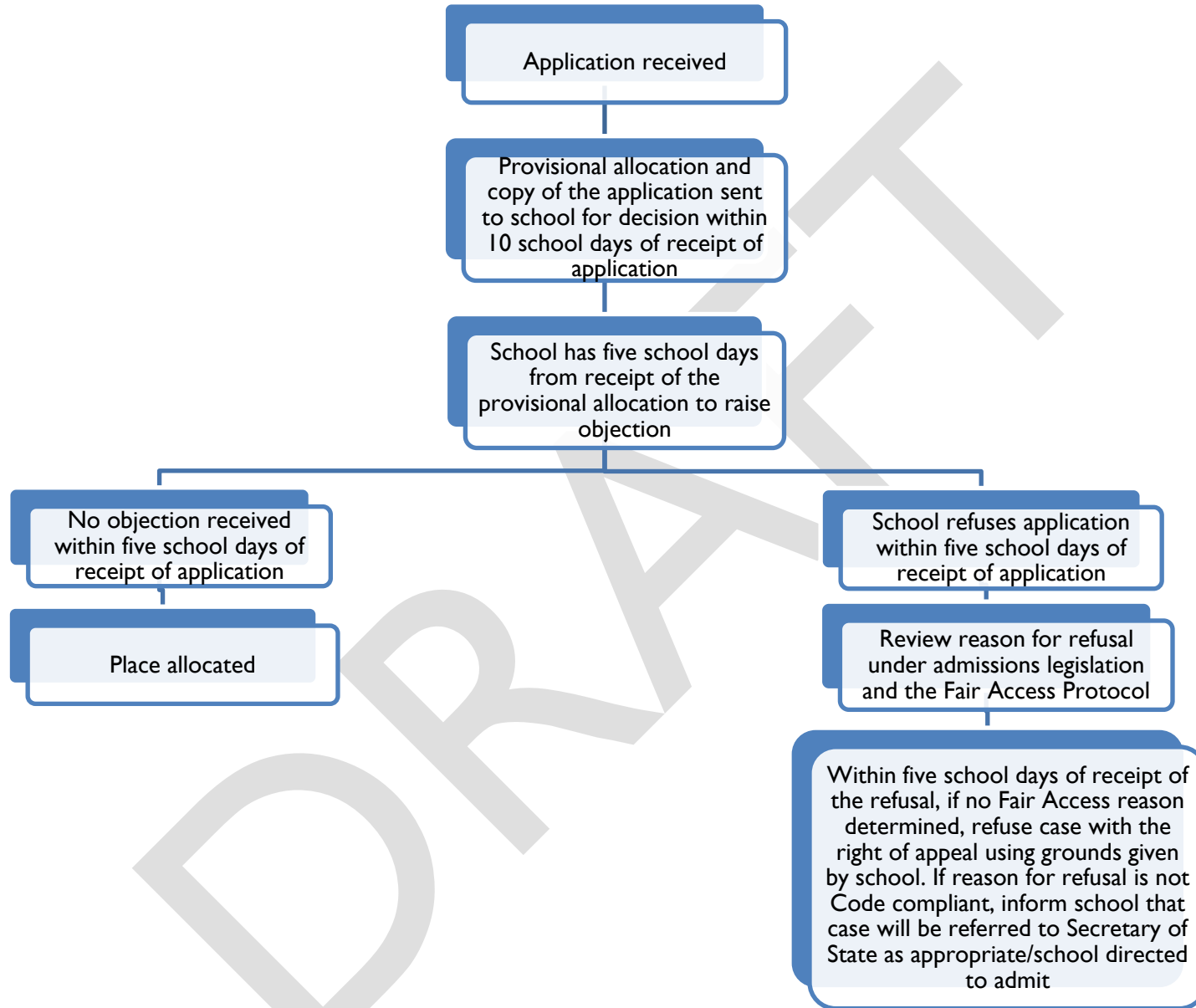
- In the absence of an objection within this time period, the allocation will be confirmed to the parent.
- On receipt of a negative response within the five-school daytime period, the LA will open negotiation for a further five school days. If after this point in time, agreement for admission has not been reached, the application will be refused with the right of appeal to an independent appeal panel confirming the reasons for refusal as defined by the school. If the LA believes that the reason for refusal of the admission request is not compliant with the Code, the case will be escalated as appropriate. This may necessitate a direction to admit the child or a referral to the Secretary of State and/MAT.

Escalation procedure

See chart below.

GLOSSARY

Term	Explanation
LA	Local authority.
School day	School's days are defined within term dates and exclude school holidays, public holidays, and weekends.



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