

Burrowmoor Primary Academy–Admissions Policy

Burrowmoor Primary Academy is part of The Diamond Learning Partnership Trust..

The Diamond Learning Partnership Trust is the admission authority for all the schools in the Trust. This means that it is the Governing Body that sets and applies the admissions policy for every school.

All Policy decisions regarding the admission of children into the School are made by the Board of Trustees.

<u>Mid-Year Applications</u> (ie All Applications Other than Those Above for Admission to Reception)

To apply for a place after the start of term or in any other year group, please contact the

school 01354 652330 or visit the school's website www.burrowmoor.net

Admissions contact: 01480 277482 admissions@diamondlearningtrust.com

The published admission number (PAN) for the reception year intake shall be 60.

Over subscription

Where applications for places exceed the published admission number set for the academy the following factors will be taken into account in priority order when deciding which pupils will be allocated places in accordance with receipt of their online submission or a common application form.

Children with Statements of Special Educational Needs

Children with a Statement of Special Educational Needs will be dealt with in accordance with the Code of Practice on Special Educational Needs. Where The Burrowmoor Primary Academy is named in a child's statement the Academy has a duty to admit the pupil, this will reduce the number of places available

Factor 1

Children in Care and previously looked after children

A "child in care" 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.

A "previously looked after child" is a child who:

(a) ceased to be looked after because they were adopted (under the terms of

the Adoption and Children Act 2002 Section 46 (adoption orders)), or

(b) became subject to a residence order (under the terms of the Children Act 1989

Section 8 - an order settling the arrangements to be made as to the person with

whom the child is to

live), or

(c) became subject to a special guardianship order (see Section 14A of the Children

Act 1989

- an order appointing one or more individuals to be a child's special guardian (or special guardians)).

Factor 2

Children who live in the Academy's designated catchment area with a sibling at the

time of their admission.

Catchment Area: Burrowmoor Primary Academy has no geographical catchment area. The school will apply their admission criteria on distance from the school.

We also welcome applicants from a wider area if spaces are available.

Appeals

1. Any parent whose child is not offered a place for which they have expressed a

preference has the right to appeal to an independent appeals panel.

2. Parents who intend to make an appeal must request a Notice of Appeal and

return the form by the stated date.

3. Please see the Local Authority Appeals process for further information.

Waiting lists

1. If the Academy is over-subscribed a waiting list will be established.

2. Pupils will automatically be put on the waiting list where they have not been made

an offer of a place and where the Academy is a higher preference than the school

or academy at which an offer has been made.

3. Pupils will not automatically be placed on the waiting list if the Academy is ranked lower than the school or academy where they have been offered a place.

4. Places will be allocated in accordance with the published criteria.

5. The Trust will coordinate the waiting list for the Academy.

6. As soon as places become available they will be filled from the waiting list.

7. If a parent is on a waiting list it will not affect the parent's right of appeal against an unsuccessful application.

8. Children who are the subject of a directed place under the in year fair access protocol will take precedence over those on the waiting list.

Withdrawing offers of places

Once an offer of a place has been made it may only lawfully be withdrawn in very limited circumstances. These include when the admission authority offered a place on the basis of a fraudulent or intentionally misleading application from a parent (for example, a false claim of residence in a catchment area), which effectively denied a place to a child with a stronger claim. It would not generally be lawful for an admission authority to withdraw a place once the child was attending that school or academy, except where that place was fraudulently obtained; in deciding whether to withdraw in such a case, the length of time that the child had been at the school or academy will also be taken into account. Where a place is withdrawn, the application must then be considered afresh, and a right of appeal offered if a place is refused.