



Admissions Policy

for academic year 2025 -2026

Staverton C.E Primary School

Date	Revision & Amendment Details	By Whom
5 th February 2024	Approved	AGC



Applying for a place at Staverton Primary School

West Northamptonshire Council (the local authority) co-ordinates applications for places in this School. In order to submit an application, please refer to: www.westnorthants.gov.uk/school-admissions

Admissions arrangements for academic year September 2025 – August 2026

Staverton C.E Primary School is an Academy within Peterborough Diocese Education Trust. The Trust is the Admission Authority and has responsibility for setting the Admission Policy, but the policy is administered by the Academy Governance Committee (AGC).

The Published Admission Number (PAN) for the Reception year of entry is 15.

The AGC will admit children with an Education, Health and Care Plan (EHC Plan) which names the School.

When there are more applications than there are places available, the Governors will admit pupils according to the following criteria which are listed in order of priority.

Oversubscription criteria

- 1. Looked after and all previously looked after children.
- 2. Children who have a sibling attending the school at the time of admission. (See sibling definition below.)
- 3. Children of staff where the member of staff has been employed by the Trust to work at the school for two or more years at the time at which the application for admission to the school is made, and/or a member of staff is recruited to fill a vacancy for which there is demonstrable skill shortage.
- 4. Children of parents/ guardians resident in the parishes of Staverton, Hellidon and Catesby, who can demonstrate an allegiance to the Church of England or any church affiliated to Churches Together in England, through attendance. (See residency definition below. These applications must be accompanied by form SIF/A available from the school. The completed SIF/A will then be sent to the minister with form SIF/B to verify church allegiance.)

- 5. Children of parents/ guardians resident in the ecclesiastical parishes of Staverton, Hellidon and Catesby. (See residence definition below.)
- 6. Children of parents/guardians resident outside the parishes of Staverton, Hellidon and Catesby who can demonstrate allegiance to the Church of England or to any Church that is a member of Churches Together in England, through attendance. (*These applications must be accompanied by form SIF/A available from the school. The completed SIF/A will then be sent to the minister with form SIF/B to verify church allegiance.*)
- 7. Other children

Tie Breaker

Where there are more applications in any one category than there are places available, applications will be prioritised on the distance from the child's home to the school. Distances are measured from the property to the school grounds. It is measured on a straight line basis using a geographical information system.

Right of Appeal

Governors will admit up to the published admission number. For any child subsequently refused a place, parents/legal guardians will have the right to appeal against the decision, to an independent Appeals Panel. Parents wishing to appeal should write to:

The Clerk to the Appeals Panel Diocesan Board of Education Bouverie Court 6 The Lakes Bedford Road Northampton NN4 7YD

Email - education@peterborough-diocese.org.uk

Notes

Looked After Children (LAC) and Previously Looked After Children

Looked after children:

A 'looked after child' is a child who, at the time of making an application to a school, is:

- a) In the care of a local authority, or
- b) being provided with accommodation by a local authority in exercise of its social services functions (see the definition in Section 22(1) of the Children Act 1989)

Previously looked after children:

Previously looked after children are children who were looked after, but ceased to be so because they: a) were adopted under the Adoption Act 1976 (see Section 12 adoption orders) or the Adoption and Children Act 2002 (see Section 46 adoption orders), or

b) became subject to a child arrangements order (as defined in Section 8 of the Children Act 1989 and as amended by Section 12 of the Children and Families Act 2014), or

c) became subject to a special guardianship order (see Section 14A of the Children Act 1989 which defines a 'special guardianship order' as an order appointing one or more individuals to be a child's special guardian (or special guardians).

This includes children who appear (to the admission authority) 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 outside of England if they were in the care of or were accommodated by a public authority, a religious organisation, or any other provider of care whose sole or main purpose is to benefit society.

Children of "worshipping members"

For parents / carers to be worshipping members, at least one of the parents / carers of the child needs to be regarded by the priest / minister / worship leader as being part of the worshipping community at the church / worship centre. This would not necessarily mean that the parent / carer is a "Member" in the technical sense (e.g. through baptism, confirmation or electoral roll) but would imply a pattern of attendance at worship (on Sunday or at other times) that is more than "occasional" and has been sustained for more than a short, very recent, period of time.

Churches together in England

The following denominations are affiliated to Churches together in England:

https://cte.org.uk/about/whos-who/member-churches/

SIF A/B

If parents / carers wish their application to be considered in criterion 4 or 6, they must complete form SIF/A which is available from the School and return it to the School (not the local authority). The School will submit the completed form SIF/A to the relevant minister with form SIF/B to verify the information. As SIF/B needs to be returned to the School in time for the School to rank admissions, it is very important to submit form SIF/A to the School as soon as possible.

<u>Definition of child's home address/residence</u>

The child's home address means the permanent residence of the child at the time of application. Parents / carers may be asked to provide proof of a claim of residence at any time during the admission process.

The address must be the child's only or main residence that is either:

- Owned by the child's parent(s) or carer(s);
- Leased to or rented by the child's parent(s) or carer(s) under a lease or written rental
 agreement of not less than 6 months duration. The property leased must be where the family
 lives.

Please note – if false or misleading information is used to try and gain a place, this may lead the AGC to reject the application or to withdraw the offer of a place.

Definition of Sibling

A brother or sister living at the same address as the applicant (i.e. within a family unit) including:

- a brother or sister sharing the same parents;
- a half-brother or half-sister where two children share one common parent;
- a step brother or step sister, where two children are related by a parents' marriage/civil partnership;
- a child who has been adopted or is fostered by parents / carers who have other children.
- children living in the same family unit, even if they are not biological brothers and sisters.

Separated parents

If a child lives with separated parents, the home address will be treated as the place where the child sleeps for most of the school week (i.e. Sunday night – Thursday night inclusive). If the child spends an equal amount of time at 2 addresses, the parents must agree which address they wish to use as the child's main address for the application.

If two adults who have parental responsibility for a child both submit an application with a different address, all applications will be placed on hold and will not be processed until:

- a new single application is made and signed by all parties; or
- written agreement is provided from both parents indicating which address they have agreed on: or
- a court order is provided advising which parent's application should take precedence.

If no agreement can be made, parents are recommended to seek legal advice.

Please note – if false or misleading information is used to try and gain a school place, this may lead AGCs to reject the application or to withdraw the offer of a place.

Children of staff

Children of staff where the member of staff has been employed by the Trust to work at Staverton CE Primary School for two or more years at the time at which the application for admission to the school is made, and/or a member of staff is recruited to fill a vacancy for which there is demonstrable skill shortage. "Children" means any child living at the same address as the member of staff within a family unit. "Living" means where the child sleeps for most for the school week.

Late applications

Late applications are any application forms (*known as Common Application Forms*)/Preference Forms) received by the local authority after its deadline on 15 January 2025. Late applicants will not receive an offer of a school place by the local authority on offer day (16 April or the next working day) but their application will be processed in the next round of allocations (*for details of when these are – refer to the local authority's composite prospectus*).

Waiting lists

All parents / carers who are unsuccessful at gaining a place for their child at the School may wish to place their child's name on the waiting list. To do so, parents / carers must contact the School and request that their child's name is placed on the waiting list. This should be done by email/in writing office@staverton.pdet.org.uk

If a place becomes available at the School, it will be allocated according to the oversubscription criteria (see above), not on a first come, first served basis.

A child's name will remain on the waiting list until the end of the School term in which the application was made (31st December). If parents / carers wish their child's name to stay on the waiting list for the remainder of the academic year, they must email/write to the School at the beginning of each term to renew their interest i.e. in January and /or following the Easter break (April / May). Please note a new application form will have to be completed if parents / carers want their child's name to remain on the waiting list in the following academic year.

Please note – placing a child's name on the waiting list does not affect parents' / carers' right to appeal.

Admission of children below compulsory school age and deferred entry to school

Children are required to start their compulsory education from the beginning of the term following their 5th birthday (based on a 3 term year with terms starting in September, January and April). In PDET children are entitled to a full year in Reception i.e. the school place is available from the beginning of the school year in which the child has their 5th birthday.

Deferred entry

Parents/carers can request that entry to the school / academy is deferred until later in the same school year (i.e. a child born in the Autumn term could defer starting school until January and a child born in the Spring or Summer term could defer their start until after Easter). If such a request is made the school is required to hold the place for the child; the place cannot be offered to another child but it cannot be kept open beyond the beginning of the summer term. Alternatively, where the parents / 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 (the start of the term following their 5th birthday). Any parents/carers considering deferring their child's admission to school or part time attendance are recommended to discuss this with the Headteacher.

Admission of children out of their normal age group

Parents/carers may seek a place for their child out of their normal age group e.g. if the child is gifted and talented or has experienced problems such as ill health.

Parents/carers of a summer born child (i.e. a child born in the period from 1 April to 31 August) may not want to send their child to school until the September following their 5th birthday and may request that they are admitted out of their normal age group — e.g. to Reception rather than to Year 1

<u>Process for requesting a place out of normal age group (not Summer Born)</u>

Parents/carers may seek a place for their child out of their normal age group as stated above. If parents/carers wish to do so, they must contact their preferred school.

The AGC will convene a meeting to consider the request and will make decisions 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's/carer's views;
- information about the child's academic, social and emotional development;
- where relevant, the child's medical history and the views of a medical professional;
- whether the child has previously been educated out of their normal age group;
- whether the child may naturally have fallen into a lower age group if it were not for being born prematurely;
- the Headteacher's views.

If the AGC does not agree to this request to be admitted out of cohort, there is no right of appeal against that decision.

Requests for admission out of normal age group (Summer Born children)

Parents/carers who wish to apply for a place in Reception out of the normal age group should make a request to the AGC. The request needs to be accompanied by reasons for such a request and should be made by 1 December of the year prior to the year the child should enter Reception if they had not requested to defer applying.

The AGC will convene a meeting to consider the request and will make decisions 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's/carer's views;
- information about the child's academic, social and emotional development;
- where relevant, the child's medical history and the views of a medical professional;
- whether the child has previously been educated out of their normal age group;
- whether the child may naturally have fallen into a lower age group if it were not for being born prematurely;
- the Headteacher's views.

The AGC will inform the parents/carers of its decision on the Year group the child should be admitted to when they have to start school (i.e. Reception or Year 1) and will set out clearly the reasons for their decision.

If the AGC agrees to the parent's/carer's request to defer the application for a Reception place, they will inform the local authority and the parents/carers will then need to make an application for a place in Reception in the normal round of admissions in the following academic year.

In the following normal admissions round, if the academy is oversubscribed, all applications (including deferred applications) for the academy will be ranked in accordance with the academy's oversubscription criteria. If the application is not successful, parents/carers will have the right to appeal but, as the purpose of the appeals process is to consider whether a child should be admitted to a particular school / academy, parents/carers do not have a right of appeal if they have been offered a place and it is not in the year group they would like.

If the ACG does not agree to the application being deferred, there is no right of appeal against that decision and the parents/carers will need to make an application to the local authority for a place in Reception by 15 January or make an in-year application for a Year 1 place at the appropriate time.