**Edward Jenner School**

**Equal Opportunities Policy**

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|  | **Date** | **Signed** |
| **Date reviewed** | **February 2024** | **A Brookes** |
| **Ratified by** | **February 2024** | **P Brookes** |
| **Date of next review** | **Bi - annually**  **February 2026** | |

**Introduction**

The Equality Act 2010 replaced all existing equality legislation such as the Race Relations Act, Disability Discrimination Act and Sex Discrimination Act, and provides a single, consolidated source of discrimination law, covering all the types of discrimination that are unlawful.

This Equality Policy and Plan sets out Edward Jenner School’s approach to promoting equality and diversity in-line with legislative requirements of the 2010 Equality Act. This act links in with the Children’s and Families Act 2014.

This Plan sets out some of the ways in which, as a school, we are going to tackle inequality and promote equality, to raise standards and narrow gaps. The school recognises that new Positive Action provisions in the Equalities Act 2010 allow us to target measures that are designed to alleviate disadvantages experienced by, or to meet the particular needs of, pupils with particular protected characteristics. If we decide to use these measures we will ensure that it is a proportionate response to achieve the relevant aim.

**School Context**

Edward Jenner School is a small independent school catering for children aged 5-16 years. We offer a bespoke curriculum with individual maths and English planning and the option of part time attendance.

At EJS we are committed to ensuring equality of education and opportunity for all pupils, staff, parents and carers receiving services from the school, irrespective of race, sex, disability, religion and belief or socio-economic background. We aim to develop a culture of inclusion and diversity in which all those connected to the school feel proud of their identity and able to participate fully in school life.

Our strong moral values are reflected in our students:

**Kindness – A sharing Community**

Kindness is insight into the way life works: a proper understanding of the consequences of our thoughts, words and actions and an awareness of the true value of things. It is rooted in always acting how you wish people will act towards you. Act and think kindly and you will become kind.

**– Self-esteem**

Behaving in a kind and honourable way means believing that we are destined to share in that kindness and that good things will follow. Self-esteem requires an ultimate belief in goodness.

**– Responsible Citizens**

Kind and honourable citizens increase the joys and alleviate sufferings of others and each member of a community has a positive effect on everybody else.

The school recognises it has to make special efforts to ensure that all groups prosper

including:

* Boys and girls, men and women
* All minority ethnic groups including travellers, refugees and asylum seekers
* Children or families with different religions or beliefs
* Children and others with special educational needs
* Children and others with a range of disabilities
* Children looked after and their carers
* Children and/or staff, who are LGBTQ
* Pupils who are pregnant or have just given birth
* Children or staff undergoing transition to the gender with which they identify.
* Children with parents or carers in prison

The achievement of children will be monitored by race, gender and disability and we will use this data to support pupils, raise standards and ensure inclusive teaching. We will tackle discrimination by the positive promotion of equality, challenging bullying and stereotypes and creating an environment which champions respect and kindness for all. As a school we believe that diversity is a strength, which should be respected and celebrated by all those who learn, teach and visit here.

**Appendix A**

**The school has identified the following issues that may be barriers to effective learning and successful working at the school:**

* Low self esteem, low expectations and peer group pressure
* Experience of bullying, harassment or social exclusion
* Lower income leading to difficulty in participating in some aspects of school life and no supportive study ethic
* Low parental support or different parental expectations
* Frequent moves and lack of stability in life leading to time out of school or low attendance
* Lack of help with emotional, mental and physical well-being, and poor behaviour including exclusions
* Language difficulties
* Special Educational Needs
* Lack of physical access to school facilities or services
* Inappropriate curriculum
* Recruitment, management and development of staff

**Appendix B**

**Equality and the Law**

The Equality Act 2010 has replaced all existing equality legislation such as the Race Relations Act, Disability Discrimination Act and Sex Discrimination Act. It also provides some changes that schools need to be aware of.

The Equality Act 2010 provides a single, consolidated source of discrimination law, covering all the types of discrimination that are unlawful. It simplifies the law by removing anomalies and inconsistencies that had developed over time in the existing legislation, and it extends the protection from discrimination in certain areas.

As far as schools are concerned, for the most part, the effect of the law is the same as it has been in the past – meaning that schools cannot unlawfully discriminate against pupils because of their sex, race, disability, religion or belief and sexual orientation. Protection is now extended to pupils who are pregnant or undergoing gender reassignment.

The exceptions to the discrimination provisions for schools that existed under previous legislation – such as the content of the curriculum, collective worship and admissions to single-sex schools and schools of a religious character, are all replicated in the act. However, there are some changes that will have an impact on schools as follows:

It is now unlawful for employers to ask health-related questions of applicants before job offer, unless the questions are specifically related to an intrinsic function of the work. This means that schools should no longer, as a matter of course, require job applicants to complete a generic health questionnaire as part of the application procedure. Schools are advised to review their existing practices to ensure they are complying with both the Health Standards Regulations and Section 60 of the Equality Act.

* It is now unlawful to discriminate against a transgender pupil.
* It is now unlawful to discriminate against a pupil who is pregnant or has recently had a baby.
* New Positive Action provisions will allow schools to target measures that are designed to alleviate disadvantages experienced by, or to meet the particular needs of, pupils with particular protected characteristics. Such measures will need to be a proportionate way of achieving the relevant aim – for example providing special catch-up classes for Roma children or a project to engage specifically with alienated Asian boys.
* Extending the reasonable adjustment duty to require schools to provide auxiliary aids and services to disabled pupils. Guidance for provision of reasonable adjustment can be found: [Reasonable Adjustments for Disabled Pupils: Guidance for Schools in England.](https://www.equalityhumanrights.com/sites/default/files/reasonable_adjustments_for_disabled_pupils_1.pdf)

**Race Equality**

The definition of race includes colour, nationality and ethnic or national origins. The 2010 Act states that, *‘Schools need to make sure that pupils of all races are not singled out for different and less favourable treatment from that given to other pupils. Schools should check that there are no practices which could result in unfair, less favourable treatment of such pupils. For example, it would be unlawful for a selective school to impose a higher standard for admission to applicants from an ethnic minority background, or for a school to impose stricter disciplinary penalties on African Caribbean boys than they do in similar circumstances to children from other backgrounds.*

*‘Segregation of pupils by race is always direct discrimination. It would thus be unlawful for a school to put children into sets, or into different sports in PE classes, according to their ethnicity. This stipulation in the Act is to make it clear that claims that segregated treatment is “separate but equal” cannot be sustained where race is concerned. It does not mean that schools cannot take positive action to deal with particular disadvantages affecting children of one racial or ethnic group, where this can be shown to be a proportionate way of dealing with such issues.’*

**Disability**

The Equality Act 2010 states *, ‘the overriding principle of equality legislation is generally one of equal treatment - i.e. that you must treat a black person no less well than a white person, or a man as favourably as a woman. However, the provisions relating to disability discrimination are different in that you may, and often must, treat a disabled person more favourably than a person who is not disabled and may have to make changes to your practices to ensure, as far as is reasonably possible, that a disabled person can benefit from what you offer to the same extent that a person without that disability can. So in a school setting the general principle is that you have to treat male and female, black and white, gay and straight pupils equally - but you may be required to treat disabled pupils differently. Discrimination is also defined rather differently in relation to disability*

**Provisions Relating to Disability**

The disability provisions in the Equality Act mainly replicate those in the former Disability Discrimination Act (DDA). There are some minor differences:

* Unlike the DDA the Equality Act does not list the types of day to day activities which a disabled person must demonstrate that they cannot carry out, thus making the definition of disability less restrictive for disabled people to meet.
* Failure to make a reasonable adjustment can no longer be defended as justified. The fact that it must be *reasonable* provides the necessary test.
* Direct discrimination against a disabled person can no longer be defended as justified – bringing it into line with the definition of direct discrimination generally.
* Schools and local authorities will (when provisions are implemented) be under a duty to supply auxiliary aids and services as reasonable adjustments where these are not being supplied through EHCP’s.

**Definition of Disability**

The Act defines disability as when a person has a physical or mental impairment that has a “substantial” and “long term” negative effect on that person’s ability to do daily normal activities.’ Some specified medical conditions, HIV, multiple sclerosis and cancer are all considered as disabilities, regardless of their effect.

The Act sets out details of matters that may be relevant when determining whether a person meets the definition of disability. Long term is defined as lasting, or likely to last, for at least 12 months.

**Unlawful Behaviour with Regard to Disabled Pupils**

**Direct Discrimination** :

A school must not treat a disabled pupil less favourably simply because that pupil is disabled – for example by having an admission bar on disabled applicants.

A change for schools in this Act is that there can no longer be justification for direct discrimination in any circumstances. Under the DDA schools could justify some direct discrimination – if it was a proportionate means of meeting a legitimate aim. What the change means is that if a school discriminates against a person purely because of his or her disability (even if they are trying to achieve a legitimate aim) then it would be unlawful discrimination as there can be no justification for their actions.

**Indirect Discrimination:**

A school must not do something which applies to all pupils but which is more likely to have an adverse effect on disabled pupils only – for example having a rule that all pupils must demonstrate physical fitness levels before being admitted to the school – unless they can show that it is done for a legitimate reason, and is a proportionate way of achieving that legitimate aim.

**Discrimination arising from disability:**

A school must not discriminate against a disabled pupil because of something that is a consequence of their disability – for example by not allowing a disabled pupil on crutches outside at break time because it would take too long for her to get out and back. Like indirect discrimination, discrimination arising from disability can potentially be justified.

**Harassment** :

A school must not harass a pupil because of his disability – for example, a teacher shouting at the pupil because the disability means that he is constantly struggling with class-work or unable to concentrate.

**Reasonable adjustments and when they have to be made:**

The duty to make reasonable adjustments applies only to disabled people. For schools the duty is summarised as follows:

* Where something a school does places a disabled pupil at a disadvantage compared to other pupils then the school must take reasonable steps to try and avoid that disadvantage.
* Schools will be expected to provide an auxiliary aid or service for a disabled pupil when it would be reasonable to do so and if such an aid would alleviate any substantial disadvantage that the pupil faces in comparison to non-disabled pupils.
* Schools are not subject to the other reasonable adjustment duty to make alterations to physical features because this is already considered as part of their planning duties.

**The duty to provide auxiliary aids is new to schools and will not be introduced until**

**a later date to allow time for planning and informed implementation *.***

A minor change for schools is that a failure to make a reasonable adjustment cannot now be justified, whereas under the DDA it could be. However this change should not have any practical effect due to the application of the reasonableness test – i.e. if an adjustment is reasonable then it should be made and there can be no justification for why it is not made. Schools will not be expected to make adjustments that are not reasonable.

In addition to having a duty to consider reasonable adjustments for particular individual disabled pupils, schools will also have to consider potential adjustments which may be needed for disabled pupils generally as it is likely that any school will have a disabled pupil at some point. However, schools are not obliged to anticipate and make adjustments for every imaginable disability and need only consider general reasonable adjustments - e.g. being prepared to produce large font papers for pupils with a visual impairment even though there are no such pupils currently admitted to the school. Such a strategic and wider view of the school’s approach to planning for disabled pupils will also link closely with its planning duties.

The Act does **not** set out what would be a reasonable adjustment or a list of factors to consider in determining what is reasonable although a code of practice produced by the Equality and Human Rights Commission (EHRC) will include factors that should be taken into account. It will be for schools to consider the reasonableness of adjustments based on the circumstances of each case. However, factors a school may consider when assessing the reasonableness of an adjustment may include the financial or other resources required for the adjustment, its effectiveness, its effect on other pupils, health and safety requirements and whether aids have been made available through the Special Educational Needs route. Cost will inevitably play a major part in determining what is reasonable and it is more likely to be reasonable for a school with substantial financial resources to have to make an adjustment with a significant cost, than for a school with fewer resources. The Act gives the example *, ‘a small rural primary school may not be able to provide specialised IT equipment for any disabled pupils who may need it and it may not be reasonable for the school to provide that equipment. On the other hand, a much larger school might reasonably be expected to provide it. Often, though, effective and practicable adjustments for disabled pupils will involve little or no cost or disruption and are therefore very likely to be reasonable for a school to have to make’.*

Schools generally will try to ensure that disabled pupils can play as full a part as possible in school life and the reasonable adjustments duty will help support that. However, there will be times when adjustments cannot be made because to do so would have a detrimental effect on other pupils and would therefore not be reasonable – for example, if a school put on a geology field trip which necessarily involved climbing and walking over rough ground and after fully considering alternatives to accommodate a disabled pupil in a wheelchair who could not take part it determined that there was no viable alternative or way of enabling the disabled pupil to participate or be involved, it would not have to cancel the trip as originally planned. This is unlikely to constitute direct discrimination or failure to make a reasonable adjustment.

The reasonable adjustments duties on schools are intended to complement the accessibility planning duties and the existing EHCP provisions which are part of education legislation, under which Local Authorities have to provide auxiliary aids to pupils with an EHCP. The duty applies in respect of all disabled pupils but many will have an EHCP and auxiliary aids provided by the LA and so may not require anything further. However, if the disabled pupil does not have an EHCP (or the EHCP doesn’t provide the necessary aid) then the duty to consider reasonable adjustments and provide such auxiliary aids will fall to the school.

**Schools’ duties around accessibility For disabled pupils**

The Equality Act states that, *’ Schools and LAs need to carry out accessibility planning for disabled pupils. These are the same duties as previously existed under the DDA and have been replicated in the Equality Act 2010.*

Schools must implement accessibility plans which are aimed at:

* Increasing the extent to which disabled pupils can participate in the curriculum.
* Improving the physical environment of schools to enable disabled pupils to take better advantage of education, benefits, facilities and services provided.
* Improving the availability of accessible information to disabled pupils. Schools will also need to have regard to the need to provide adequate resources for implementing plans and must regularly review them. An accessibility plan may be a freestanding document but may also be published as part of another document such as the School Development Plan.

**Religion or Belief**

The Equality Act defines *, ‘religion’ as being any religion, and ‘belief’ as any religious or philosophical belief. A lack of religion or a lack of belief is also protected characteristics. These definitions are fairly broad and the concepts of religion and belief therefore must be construed in accordance with Article 9 of the European Convention on Human Rights and with existing case law. This means that to benefit from protection under the Act, a religion or belief must have a clear structure and belief system, and should have a certain level of cogency, seriousness and cohesion, and not be incompatible with human dignity.*

*Religion ‘will include for example all the major faith groups’ and ‘belief’ will include non-religious worldviews such as humanism. Religion will also include denominations or sects within a religion, such as Catholicism or Protestantism within Christianity. It is not however intended to include political beliefs such as Communism or support for any particular political party.*

*Lack of religion or belief is also included in the definition of ‘religion or belief’. This means it will be unlawful to discriminate against someone on the grounds that they do not adhere, or sufficiently adhere, to a particular religion or belief (even one shared by the discriminator), or indeed any religion or belief at all – such as, for example, an atheist.*

*Discrimination because of religion or belief means treating a person less favourably than another person is or would be treated, because of their religion or belief, or the religion or belief they are perceived to have, their lack of religion or belief, or the religion or belief, or lack of it, of someone else with whom they are associated.*

The Equality Act makes it clear that *, ‘unlawful religious discrimination’ can include discrimination against another person of the same religion or belief as the discriminator. This is to ensure that any potential discrimination between, e.g. Orthodox and Reform Jews, or Shia and Sunni Muslims, would also be unlawful. So if a Muslim pupil is not chosen for a part in a school play because it is thought to be inappropriate for a girl of that faith, that will be discrimination even if the decision was taken by a Muslim teacher. Nor could a Muslim teacher choose one Muslim pupil over another for a part in the play because he thinks the chosen pupil is a more observant member of his faith and should be rewarded’.*

The definition of discrimination on grounds of religion or belief does not address discrimination on any other ground (such as race, sex or sexual orientation). The Act does not allow a teacher to discriminate against a pupil because of his own personal religious views about homosexuality or the role of women for example.

**Sex/Gender**

The 2010 Act states that, *‘Schools need to make sure that pupils of one sex are not singled out for different and less favourable treatment from that given to other pupils. They should check that there are no practices which could result in unfair, less favourable treatment of boys or girls. For example, it would be unlawful for a school to require girls to learn needlework while giving boys the choice between needlework and woodwork classes.’*

Although the Equality Act forbids discrimination in access to benefits, facilities and services; the Act does contain an exception which permits single sex sports. It applies to participation in any sport or game, or other activity of a competitive nature, where the physical strength, stamina or physique of the average woman (or girl) would put her at a disadvantage in competition with the average man (or boy). But while this exception might permit a mixed school to have a boy’s only football team, the school would still have to allow girls equal opportunities to participate in comparable sporting activities. The judgment on whether girls would be at a physical disadvantage needs to take into account the particular group in question, so it is much less likely to justify segregated sports for younger children. Where separate teams exist, it would be unlawful discrimination for a school to treat one group less favourably – for example by providing the boys’ hockey or cricket team with much better resources than the girls’.

**Sexual Orientation**

The Equality Act places a requirement on schools *,’ to make sure that all gay, lesbian or bi-sexual pupils, or the children of gay, lesbian or bi-sexual parents, are not singled out for different and less favourable treatment from that given to other pupils. They should check that there are no practices which could result in unfair, less favourable treatment of such pupils. For example, it would be unlawful for a school to refuse to let a gay pupil become a prefect because of his sexual orientation*.’

**Appendix 3**

**Teaching and Learning**

We aim to provide all our pupils with the opportunity to succeed, and to reach the highest level of personal achievement. To do this, we:

* Take account of the achievement of all pupils when planning for future learning and setting challenging targets.
* Ensure equality of access for all pupils and prepare them for life in a diverse society.
* Use materials that reflect the diversity of the school, population and local community in terms of race, gender and disability, without stereotyping.
* Promote attitudes and values that will challenge racist and other discriminatory behaviour or prejudice.
* Provide opportunities for pupils to appreciate their own culture and celebrate the diversity of other cultures.
* Seek to involve all parents in supporting their child’s education.
* Encourage classroom and staffroom discussion of equality issues which reflect on social stereotypes, expectations and the impact on learning.
* Ensure that the curriculum is relevant to the needs and interests of all pupils
* Include teaching and classroom-based approaches appropriate for the whole school population, which are inclusive and reflective of our pupils.
* Ensure that the school’s Marking Policy promotes learning for all.

**Supporting Learners with Particular Needs**

Recognising that some of the groups covered in this policy are more likely to have particular needs, the school:

* Will provide opportunity for learning for any child out of school.
* Will prepare Personal Education Plans to focus on learning priorities for any child in care.
* Provides in-class TA support and intervention groups for all children identified through SEND flow chart.
* Arranges language support as required.
* Supports vulnerable students through 1:1 mentoring
* Provides a room for quiet reflection/prayer, with pastoral support on-hand.
* Will draw on the expertise of outside professional services to meet the individual needs of pupils.

**Listening to Students, Staff, Parents and Others**

To do this:

Students are encouraged to express their views during Thinking lessons and through regular discussions with their learning mentor.

The school actively seeks staff views and listens to staff concerns, for example through staff meetings and discussions.

The school seeks the views of parents through parent/teacher consultations, questionnaires Parents Together groups and coffee mornings.

**Equalising Opportunities**

Recognising that some of the groups covered in this policy are likely to be economically disadvantaged, the school:

* Ensures school uniform is affordable by avoiding expensive clothing.
* Avoids putting parents under unnecessary financial pressure by offering options for certain activities and for example spreading the cost of school trips and visits.

**Admissions and Exclusions**

Our admissions arrangements which are fair and transparent, and do not discriminate on race, gender or disability.

Exclusions will always be based on the school’s Behaviour Policy. We will closely monitor exclusions to avoid any potential adverse impact and ensure any discrepancies are identified and dealt with.

**Ensuring Fair and Equal Treatment for Staff and Others**

Recognising that the school needs to ensure that its policies and practice does not discriminate, directly or indirectly, against adults as well as pupils in school and that positive role models and a wider perspective will strengthen the school, we will:▪ Demonstrate our commitment to the implementation of equal opportunities principles and the monitoring and active promotion of equality in all aspects of staffing, recruitment and employment practices. Ensure that all staff appointments and promotions are made on the basis of merit and ability and in compliance with the law.

**Employer Duties**

As an employer we need to ensure that we eliminate discrimination and harassment in our employment practice and actively promote equality across all groups within our workforce. Equality aspects such as gender, race, disability, sexual orientation, gender re-assignment and faith or religion are considered when appointing staff and particularly when allocating Teaching and Learning Responsibilities (TLR) or re-evaluating staff structures, to ensure decisions are free of discrimination.

Actions to ensure this commitment is met include **:**

* Monitoring recruitment and retention including bullying and harassment of staff.
* Continued professional development opportunities for all staff.
* Promoting dignity at work.
* Leadership Team support to ensure equality of opportunity for all.

**Ensuring Fair and Equal Treatment for Pupils**

Recognising that the school needs to ensure that its policies and practice does not discriminate, directly or indirectly, against students, the school:

* Will accommodate the needs of different cultures, races and religions where reasonably possible
* Monitors the use of sanctions to ensure that members of staff do not impose stricter disciplinary penalties on one group than they do in similar circumstances to others.
* Will ensure where relevant that teaching or the expression of religious belief about same sex relationships is conveyed responsibly and sensitively.

**Informing and Involving Parents and Carers**

Recognising that some of the groups covered in this policy are more likely to find school intimidating, strange or inaccessible, the school:

▪ Explains how it operates through a range of means eg: its regular letters, prospectus, coffee morning for parents, and its website.

▪ Offers a range of ways of communicating between school and parents that meet parents’ circumstances and needs

▪ Actively encourages parents to attend consultation meetings

▪ Ensures that parents understand how well their child is progressing through meetings

**Encourage Participation of Under-represented Groups**

Recognising that the school has an opportunity to model empowerment of all groups including disabled, ethnic, religious and socially and emotionally disadvantaged groups, the school will:

* Encourage the widest participation in school activities by running events that appeals to a cross section of the school community.
* Support individuals and community groups to express their case on matters affecting themselves and their community through invitations to speak in thinking lessons through distribution of previously agreed information and school representation, for example local clean-up activities and enterprise groups.

**Making the School Accessible for All**

The school building is a grade 2 listed site as such the school makes reasonable adjustments to:

* Meet the needs of students, staff and others with physical and or sensory disabilities eg: by providing designated toilets, and adaptations made to the school buildings as possible
* Ensure that curricular and extra-curricular opportunities are available for students with disabilities by assessing access issues and putting risk assessments in place.
* Provides closer supervision at break, on visits out of school, and other times for children for whom it requires.
* Identifies further developments by seeking views of representatives of disability groups in order to update provision.

**Appendix 4**

**Roles and Responsibilities**

**The Role of the Head Teacher**

It is the Head Teacher’s role to implement the school’s Equality Policy and they are supported by the staff in doing so.

It is the Head Teacher’s role to ensure that all staff are aware of the Equality Policy, and that teachers apply these guidelines fairly in all situations.

The Head Teacher ensures that all appointments panels give due regard to this Policy, so that no-one is discriminated against when it comes to employment or training opportunities.

The Head Teacher promotes the principle of equal opportunity when developing the curriculum and promotes respect for other people and equal opportunities to participate in all aspects of school life.

The Headteacher treats all incidents of unfair treatment and any incidents of bullying or discrimination, including racist incidents, with due seriousness.

**The Role of Staff: Teaching and Non-teaching**

All staff will ensure that all students are treated fairly, equally and with respect, and will maintain awareness of the school’s Equal Opportunity Policy.

All staff will strive to provide material that gives positive images based on race, gender and disability, and challenges stereotypical images.

All staff will challenge any incidents of prejudice, racism or homophobia, and record any serious incidents, drawing them to the attention of the Headteacher.

Teachers support the work of ancillary or support staff and encourage them to intervene in a positive way against any discriminatory incidents.

**Tackling Discrimination**

Bullying and harassment on account of race, gender, disability or sexual orientation are unacceptable and are not tolerated within the school environment. The school’s abhorrence of such behaviours is communicated to pupils, parents and staff. All parents and students receive a Home School Agreement.

All staff are expected to deal with any discriminatory incidents that may occur. They are expected to know how to identify and challenge prejudice and stereotyping; and to support the full range of diverse needs according to a pupil’s individual circumstances.

Racist and homophobic incidents and other incidents of harassment or bullying are dealt with by the member of staff present, escalating to the Head teacher where necessary. All incidents are reported to the Head teacher and racist incidents are reported to the Proprietor on a term basis. Incidents are monitored to ensure that they are dealt with

effectively.

**Responding to and reporting incidents**

It should be clear to pupils and staff how they report incidents. All staff, teaching and non-teaching, should view dealing with incidents as vital to the well-being of the whole school, and ensure that incidents are reported and addressed swiftly and effectively. The agreed procedure follows the school’s policies for Anti-Bullying and the Behaviour and Sanctions Policy disciplinary procedures.

**Review of this policy**

There is an annual evaluation and review of policies and procedures led by the Head Teacher.

**Availability of this policy**

A copy of this policy is available on request from the school office. This policy can be made available in large print or other accessible format if required.