

Provider Agreement
for funded early education and childcare (FEE) for 9 month – 4 year olds

Effective from: April 2024

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**The Local Authority reserves the right to review and amend this document at any point throughout the year. Any updated versions must be signed by all providers offering funded early education.**

The forms and template on the FISH website and the Knowledge Hub should be used, in preference to those in this provider agreement, to ensure the most up to date version is used.

Section 1: Overview

* 1. This document contains the East Riding provider agreement, additional information and forms for the delivery of funded, (i.e. free of charge to parents), early education in East Riding of Yorkshire. Section 2 sets out the requirements that all providers (identified in para 1.9) must comply with in order to receive funding.
	2. It is based on the model agreement from the Department for Education (DfE), which sets out the Department’s expectations on what should be included in agreements between local authorities and providers. The most recent version of the model agreement can be found on: <https://www.gov.uk/government/publications/free-early-years-provision-and-childcare-model-agreement>
	3. The model agreement has been developed to bring consistency, as far as possible, in provider agreements across the country, by including standard headings and wording in Section 2, which the Department expects local authorities to use. However, they acknowledge that it is not a ‘one size fits all’ contract, as local authority level processes also need to be included.
	4. Section 2 of this agreement has therefore been formatted to enable providers to identify the parts of the provider agreement, which are from the DfE model agreement, shown in un-shaded paragraphs like this:

The parts of the agreement which are the The East Riding of Yorkshire Council’s local processes and policies, or are additional explanatory paragraphs taken from the Statutory Guidance, are shown in shaded blocks of text like this.

## What does this agreement apply to?

* 1. The agreement applies to the delivery of the following types of funded, (free of charge to parents) early education:
* the 15 hour entitlement for eligible working parents of 9 months from September 2024
* the 15 hour entitlement for eligible working parents of 2 year olds from April 2024
* the 15 hour entitlement for the most disadvantaged two-year-olds
* the 15 hour entitlement for parents of all three- and four-year-olds (called the universal entitlement)
* the additional 15 hour entitlement for eligible working parents of three- and four-year-olds (called the 30hr extended entitlement when added to the universal 15 hours)
	1. The agreement refers to early years provision free of charge (sections 7 and 7A of the Childcare Act 2006) and free childcare (section 2 of the Childcare Act 2016) as the ‘free entitlement(s)’ or ‘free hours’ or a ‘free place’, which is defined as 570 hours per year (for children eligible for the 15hr entitlement) or a maximum of 1,140 hours per year (for children eligible for the 30hr entitlement), which can be taken over no fewer than 38 weeks in any 12 month period until the child reaches compulsory school age. Throughout this document “free” has been replaced with “funded” in accordance with the terminology used in East Riding.
	2. The agreement does NOT apply to funding of education for four-year-olds who have been admitted into an academy, free school or maintained school reception class (F2) as a full time pupil, as they are funded separately through the main schools budget. However, this agreement DOES cover four-year-olds in reception class in independent schools as they are funded through the early years block and those four year olds whose parents have chosen to continue using early years provision until the term after their fifth birthday.
	3. This document does not provide guidance on how providers operate their private businesses, including charges for provision over and above a child’s funded hours. The East Riding of Yorkshire Council will not intervene where parents choose to purchase additional hours of provision or additional services providing that this does not affect the parent’s ability to take up their child’s funded place.

## Who is this provider agreement for?

* 1. This provider agreement is for any early years provider in the East Riding of Yorkshire approved by the Council to offer the funded 15 and/or 30 hr entitlements, who are all referred to as ‘providers’ throughout this agreement and include:
* Early years providers and childminders in the private, voluntary and independent sector, who are registered on the Ofsted Early Years Register
* Childminders registered with a childminder agency that is registered with Ofsted
* Independent Schools, Free Schools and Academies taking children age two and over who are exempt from registering separately with Ofsted as an early years provider
	1. This agreement is NOT for maintained nursery schools and primary schools with nursery classes, even though they can also offer the funded 15 or 30 hr entitlements to children age two and over and are normally exempt from registering separately with Ofsted as an early years provider. The Council has a duty to maintain these schools and they, therefore, do not need to enter into a separate agreement as set out in this document. However, this provider agreement is based on legislation and the Statutory Guidance for funded early education, (see paras 1.14 below), which maintained schools MUST follow, and they are therefore advised to have regard to the requirements in this agreement and take note of the additional information and use the parental agreement and declaration form to comply with data protection laws, when delivering the funded entitlements.
	2. Providers should also make parents aware of the information in this agreement in their own letters, notices and leaflets or by directing them to the Families Information Service Hub (FISH), particularly for information in sections about flexibility, charging, data protection and the parental agreement and declaration form and complaints procedure.

## Legal framework, statutory guidance and supplementary provisions

* 1. The agreement is between The East Riding of Yorkshire Council, (referred to as ‘the Council’) and the provider, who must sign the form in Annex A before funding can be released. It constitutes a contractual agreement between the Council and provider to deliver the type of funded early education as specified and any changes by the provider to this offer must be given in writing for the Council to approve. By signing the agreement, the provider is undertaking to deliver the funded early education in accordance with this agreement and, as a data processor for the Council, is accepting responsibility to act in accordance with data protection laws in the collection, storage, transmission, sharing and disposal of parent and child information, as set out in para 2.42 of this agreement
	2. This agreement will remain in effect until the Council issue an updated one. However, the Council reserves the right to unilaterally vary the agreement to reflect changes in legislation and departmental guidance as described in para 1.14 below.
	3. This provider agreement sets out the expectations for delivery of the funded entitlements. It is not otherwise intended to replace, supersede or negate the requirements or expectations set out in legislation, other published statutory guidance and government advice. The following frameworks and legislation underpin this agreement, which may be amended from time to time, without necessitating a change to this provider agreement, unless there is an in year change to the model agreement or other relevant regulatory guidance issued by the DfE or Ofsted:
* Early Education and Childcare, Statutory Guidance for Local Authorities 2018
* Childcare Act 2006
* Childcare Act 2016
* Equality Act 2010
* School admissions code 2014
* Statutory Framework for the Early Years Foundation Stage January 2024
* Early Years Entitlements: operational guidance 2018
* Local Authority, (Duty to Secure Early Years Provision Free of Charge) Regulations 2014
* The Childcare (Early Years Provision Free of Charge) (Extended Entitlement) Regulations 2016
* Special Educational Needs and Disability Code of Practice: 0 to 25 years- 2014
* Data Protection Act 2018
	1. Reference to general legislative requirements such as data protection, confidentiality and Freedom of Information are also included in Section 2 where relevant. A template Privacy Notice for all providers to use is in Annex C and data protection clauses are included in the parental agreement and declaration form for use by providers. However, it is ultimately the responsibility of all providers to ensure they comply with all relevant data protection legislation.
	2. Other relevant legislation and statutory guidance related to the operation of the providers’ business, is also referred to in Section 2, such as the obligation to take out and maintain adequate levels of insurance. It is the provider’s responsibility to ensure that the funded early education funding is properly accounted for and recorded for financial audit purposes. (The Council’s audit process to ensure compliance with this agreement is set out in Section 2)
	3. Termination and enforcement clauses are included in Section 2 to cover all enforcement stages up to and including termination of this agreement with a specific provider. However, the Council does not waive the right to act if they do not act immediately (a slower evidence based approach may be required on occasion). A clear process for resolving any disputes is described in Section 2, to deal with disputes between the provider and the Council and between parents and providers.
	4. The Local Authority cannot impose requirements which subject the quality of the early years provision, or services provided by a childminder agency, to a quality assessment process by the Local Authority; or require the provider to attend any training or other quality improvement programme, other than any training or quality improvement programme identified in an early years provision inspection report.

# Section 2: Provider agreement requirements

## Key local authority responsibilities

* 1. Local authorities must secure a funded entitlement place for every eligible child in their area.
	2. The Local Authority should work in partnership with providers to agree how to deliver funded entitlement places.
	3. The Local Authority should be clear about their role and the support on offer locally to meet the needs of children with special educational needs and/or disabilities (SEND) as well as their expectations of providers.
	4. The Local Authority must contribute to the safeguarding and promote the welfare of children and young people in their area.

## Key provider responsibilities

* 1. The provider must comply with all relevant legislation and insurance requirements.
	2. The provider should deliver the funded entitlements consistently to all parents, whether in receipt of 15 or 30 hours and regardless of whether they opt to pay for optional services or consumables. This means that the provider should be clear and communicate to parents details about the days and times that they offer funded places, along with their services and charges. Those children accessing the funded entitlements should receive the same quality and access to provision.
	3. The provider must follow the EYFS and have clear safeguarding policies and procedures in place that link to the local authority’s guidance for recognising, responding, reporting and recording suspected or actual abuse.
	4. The provider must have arrangements in place to support children with special educational needs and/or disabilities (SEND). These arrangements should include a clear approach to identifying and responding to SEND. Providers should utilise the SEN inclusion fund and Disability Access Fund to deliver effective support, whilst making information available about their SEND offer to parents.

## Eligibility

* 1. The Local Authority must ensure that a child has a funded entitlement place no later than the beginning of the term following the child and the parent meeting the eligibility criteria for the funded entitlements. (Full details of eligibility criteria can be found on both the Government and Council FISH websites.) In accordance with the Statutory Guidance Section A1, a child will be entitled to their funded hours from the start of the term AFTER both the age and other eligibility conditions, where relevant, are met. (See table below for details of relevant dates.) Unless there are extenuating circumstances children should be in a place/accessing funding from the start of each term.

|  |  |
| --- | --- |
| **Children are born and the parent has applied, where eligibility criteria are relevant, in the period:** | **Are eligible from the start of term beginning on or after the following relevant dates:** |
| 1st April to 31st August  | from 1st September  |
| 1st September to 31st December  | from 1st January  |
| 1st January to 31st March  | from 1st April  |

* 1. The provider should check original copies of documentation to confirm a child has reached the eligible age on initial registration for all funded entitlements. The provider can retain paper or digital copies of documentation to enable the Local Authority to carry out audits and fraud investigations. Where a provider retains a copy of documentation this must be stored securely and deleted when there is no longer a good reason to keep the data. Please refer to the data privacy guidance set out in para 2.42 and Annex C.
	2. The provider should offer disadvantaged two-year-olds places on the understanding that the child remains eligible until they transfer to the universal entitlement for three- and four-year-olds. Proof of eligibility for disadvantage two year old funding **must** be requested from the parent prior to the child starting with the setting and retained for audit purposes. For children resident in the East Riding of Yorkshire Council area this will be a letter from the Council providing an eligibility code or provided by the parent from their parental portal account showing their eligibility code.
	3. Alongside the eligibility code, which is the child’s unique 11-digit number, and original copies of documentation e.g. birth certificate/passport, a provider must acquire written consent from, or on behalf of, the parent to be able to receive confirmation and future notifications from the local authority of the validity of the parent’s eligibility code. The provider must use the Parental Agreement and Declaration Form in Annex B, which asks the parent for the necessary information and signature.
	4. Once a provider has received written consent from the parent, they should verify the eligibility code with the local authority.
	5. The local authority will confirm the validity of eligibility codes to allow providers to offer funded places for eligible children aged 9 months and above. The local authority will provide a validity checking service to providers to enable them to verify the eligibility code. The Eligibility Checking Service (ECS) allows all local authorities to make instant checks for code validity.
	6. The Council has two ways for providers to check validity codes for all parents, including foster carers. This **must** be verified before the child starts at the setting.
* Providers using the eHub can check voucher codes themselves for an instant response
* Academies and Free Schools should enter details onto a spreadsheet and send in to the Council, who will check voucher codes and send results back within one week
	1. Thereafter, the Local Authority should complete audit checks to review the validity of eligibility codes for children who qualify for working parents entitlement at six fixed points in the year, both at half-term and at the end of term across the year (in line with the dates as listed at table A below). It is the Local Authority’s responsibility to notify a provider where a parent has fallen out of eligibility and inform them of the grace period end date.
	2. The Council will conduct audits of eligibility codes fortnightly through the term via the eHub and twice per term as shown in Table A for providers who do not use the eHub. Providers who use the eHub will be able to view the updated status of all eligible children on an ongoing basis. All other providers will be notified of the updated results by the Council within 5 working days. In accordance with Statutory Guidance para A1.21, the Council expects all providers to inform parents as soon as possible when they have entered the grace period and consider 5 working days to be good practice.

**Table A: Audit and Grace Period Dates**

|  |  |  |
| --- | --- | --- |
| Date Parent receives ineligible decision on reconfirmation: | LA audit date: | Grace Period End date: |
| **1 Jan – 10 Feb** | 11 February | 31 March |
| **11 Feb – 31 March** | 1 April | 31 August |
| **1 April – 26 May** | 27 May | 31 August |
| **27 May – 31 August** | 1 September | 31 December |
| **1 September – 21 October**  | 22 October  | 31 December |
| **22 October – 31 December**  | 1 January | 31 March  |

## The Grace Period

* 1. A child will enter the grace period when the child’s parents cease to meet the eligibility criteria set out in the Childcare (Free of Charge for Working Parents) (England) Regulations 2022 as determined by HMRC (or where the child is in foster care, the responsible local authority) or a First Tier Tribunal in the case of an appeal. In accordance with Statutory Guidance in para A1.19, foster carers who are unhappy about any decisions made by the relevant local authority, should seek resolution through their social worker.
	2. Local Authorities will be able to access information about whether a child has ceased to meet the eligibility criteria and entered the grace period via the Eligibility Checking Service. The grace period end date will automatically be applied to eligibility codes.
	3. The Local Authority should continue to fund a place for a child who enters the grace period as set out in the Early Education and Childcare Statutory Guidance for Local Authorities 2023. However, in accordance with Statutory Guidance para A1.23, the Council will not fund children who start a funded place whilst in their grace period. It is the responsibility of the provider to ensure that a child has an eligible code and with the dates that cover the standard term dates. The Local Authority will not be liable for funding any children accepted without these checks and will become the responsibility of the setting.
	4. In accordance with Statutory Guidance paras A1.22 and A1.23, the Council will consider requests to:
* Allow funding to continue in very exceptional circumstances such as if the parent has been forced to leave their home and paid employment, or where a parent is a victim of domestic abuse or other serious crime. Providers and professionals working with the parent should contact FISH in the first instance.

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## Funding

* 1. The Local Authority will continue to pay all providers on a termly basis as per the results of the consultation carried out in 2018. However, following the consultation carried out in Spring 2024, this will change to monthly payments from September 2024.
	2. The provider should accurately complete and submit headcount and other necessary data returns by the agreed date to support the Local Authority to make payment.
	3. The Council will issue an indicative budget to all providers at the start of the financial year, based on estimates submitted by the provider, which can be reviewed termly. Providers are currently paid as follows:
* Until the end of the Summer Term 2024, the PVI sector will be paid twice per term as per the published timetable, which can be found on the FISH website. At the start of the financial year, the percentage paid on estimate to providers will be published on the FISH website with the applicable dates at the start of term and the remaining balance, with any adjustments, will follow later in each term, if applicable, to reflect actual hours delivered as recorded on the Headcount ( this may change due to exceptional circumstances)
* Academies and Free Schools are paid monthly, and issued a revised payment schedule with each payment notifying them of the increase or decrease in funding they should expect following any adjustments after Census
* new providers starting up in business part way through the financial year or term are paid an interim payment for that term, following submission of an initial estimate
* As from September 2024, providers will be paid monthly following the submission of an estimate, submitted the month prior to payment. Settings will be paid as live data on the following schedule;
	+ 3 & 4 year olds on the first Monday of the month.
	+ All funded 2 year olds on the first Wednesday of the month.
	+ All funded under 2 year olds on the first Friday of the month.
* Headcount will still be required to be completed as per the usual schedule.
* Settings will be required to submit estimates on a monthly basis or as part of their yearly submission.
* Payments will be made as follows;
	+ Autumn Term x 4 payments
	+ Spring Term x 3 payments
	+ Summer Term (including August) x 5 payments
	1. The Council will fund multiple providers for the same child up to the maximum number of hours that child is entitled to, unless guidance issued from the DfE stipulates otherwise. Duplicate checking will be conducted each term, and where claims from providers, within the East Riding and cross-border in neighbouring local authorities, are identified that exceed an individual child’s entitlement, no payments will be made until these discrepancies have been resolved.
	2. Where overpayment has occurred, as a result of the provider overestimating numbers of hours to be delivered, no funds will be reclaimed, unless in exceptional cases. Instead, no further funding will be paid until such time as the funding paid agrees with the actual hours delivered. Providers should review their estimates termly and submit revised estimates to minimise instances of overpayment.

A parent and the setting or childminder **must** give four week’s notice if either party wish to end the funded early education agreement. The Council will fund providers in the following way, when a child leaves and: N/B The notice period does not apply outside of the term. It only applies to the term giving notice in and does not carry over into a new academic term. Therefore cannot bridge two academic terms.

* does not transfer to a provider in the East Riding, the provider must complete an Adjustment Form during the term this occurs, to enable readjustments to be made in the next payment
* transfers to another provider within the East Riding, the Council requires all providers to complete an Adjustment From via the Ehub unless they have received their actuals payment. After this point the Council requires all providers to transfer any outstanding funds between themselves and not complete an Adjustment Form. If this does not occur within a reasonable timescale, the Council will intervene
* before the four week’s notice has elapsed and moves to a new provider in the East Riding, the new provider will not be funded until after the notice period, unless there are exceptional circumstances
* funded hours cannot be increased or split between two or more providers once the term has started. Funded hours can be reduced with provider as long as four weeks’ notice is given. Any reduced hours cannot be taken elsewhere
	1. The Council will fund children starting after Headcount/Census each term ONLY if they have moved into the area, or in other exceptional circumstances such as withdrawal of funding or closure of a provider. In all cases the provider must contact FISH to discuss the most suitable course of action.
	2. The Council will not reclaim funding where funded early education cannot be delivered for short periods, either to individual children being absent due to illness or holidays as notified by the parent, or to groups of children where premises are closed for example, as a result of loss of utility services, acting upon advice from Public Health England or damage to property. In certain circumstances funding will be continued for a child’s absence for longer periods of time, where the provider has the relevant documentary evidence from the parent. Any absences, explained or unexplained, should be dealt with in accordance with the provider’s safeguarding policy and/or attendance management arrangements and parents contacted accordingly. This should always be followed up in order to meet the provider’s safeguarding duties and recorded for audit purposes, see para 2.38 below.
	3. In accordance with Statutory Guidance para A1.24, the Council will fund the provider of the parent’s choice for the universal 15 hr entitlement for three- and four-year-olds, where they have become ineligible for the extended 30hr entitlement.
	4. Funding cannot be claimed by childminders for their own or related children, as defined by S.18 of the Childcare Act 2006, which includes step-children, foster children and grandchildren.

## Business planning

* 1. The Local Authority should clearly set out the documentation that they need to receive from providers to support payment and delivery of funded entitlements and the timetable which providers should follow when submitting their documentation, this includes setting out the importance of timely and accurate census returns.
	2. The local authority should not charge providers disproportionate penalties for providing late or incomplete information leading to additional administration in the processing of funded entitlements. Any charges should be reasonable and proportionate to the inconvenience or costs incurred to the local authority as a result of the lateness and local authorities will ensure charges are clearly communicated to providers.
	3. The provider should ensure they submit timely and accurate information, including, but not limited to, headcount data, census data, parental declarations and invoices, as per the financial guidelines of their local authority. Failure to do so may result in inaccurate, delayed or suspended funding.
	4. The provider should maintain accurate financial and non-financial records relating to funded entitlement places and should give the local authority access on reasonable notice to all financial and non-financial records relating to funded entitlement places funded under the provider agreement, subject to confidentiality restrictions.
	5. The Council requires all providers to use the **Parental Agreement and Declaration Form in** Annex B for the provision of funded early education hours, to ensure that the funded early education arrangements for that term are clear to both parents and providers. (Parental agreements and contracts for all other childcare which is paid for by the parent, including any additional services and consumables, must be part of a separate agreement form devised by the provider.) A copy of the funded early education agreement must be given to the parents and the Council will request a copy in the event of any funding discrepancies and as part of an audit visit or other investigation.
	6. The Council requires all providers to complete, retain and submit, where requested, the following information by the deadlines set in the published timetable for each financial year to enable payment:
* estimates for the coming financial year which can be reviewed termly/monthly.
* termly Headcount/Census returns and Nil returns
* Parental Agreement and Declaration Forms for each child for each term
* the Annual Early Years Census for PVI sector
* up to date contact and bank account details
* Adjustment Forms when relevant via the eHub.
	1. The Council may charge all providers a fee of £50 for each late submission of Headcount or Census returns, Early Years Pupil Premium (EYPP), Disability Access Funding (DAF) claims or any other matters where the agreement has not been adhered to.
	2. The Local Authority should not carry out audit regimes which are disproportionate or are unnecessarily burdensome to providers.
	3. The Council’s financial audit arrangements involve a representative from the Finance department visiting a number of providers each year, normally selected at random. Providers will be given prior notice of the visit. If contact cannot be made, or there are concerns about a particular provider, a visit may be made without prior notice.
	4. For audit purposes, providers will be required to make available to the Local Authority all documents related to the funded entitlement for the previous two years including the following supporting documents:
* attendance register, which is a legal requirement and must be kept up to date and available on site at all times
* employers and public liability insurance documents
* evidence of checking proof of a child’s eligibility by age
* signed Parental Agreement and Declaration Forms for each child
* Proof of two-year-old eligibility code (letter from The East Riding of Yorkshire Council or screen shot of parental portal summary screen)
* copies of parents invoices (where appropriate)
* evidence of attendance monitoring (where appropriate)

(NB. Providers should follow their own retention schedules to determine how long they should retain and store this information for the longer term.)

* 1. The Council requires all providers to maintain a specific business bank account, which is separate from any personal accounts, and where possible have dual signatory, (unless the provider is a sole trader) and provide up to date bank account details to the Council for receipt of funding.
	2. Providers act as data processors for the Council for funded early education and must ensure they act in accordance with the Data Protection Act 2018 and carry out their role as data processors responsibly in collecting, storing and transferring data securely. Providers should:
* cooperate with the Council, who is the Data Controller and ensure they provide and retain all information set out above by the deadlines set by the Council.
* ensure they keep all personal data confidential and their IT security does not enable any unauthorised person to access parents’ and children’s personal data.
* use the Privacy Notice in Annex C, which explains how the parent’s and child’s personal information will be used by the provider and the Council and ensure all staff and parents are made aware of this.
* only share information where parents consent has been given, unless covered by law, such as sharing information with the Council at headcount/census, or there is a safeguarding concern.
	1. The Council, as the data controller for personal information related to funded early education will, in return, ensure they cooperate with all data processors and regulatory bodies such as the ICO to ensure the security of data, in act in accordance with the Data Protection Act 2018.

## Charging

* 1. Government funding is intended to cover the cost to deliver 15 or 30 hours a week of funded, high quality, flexible childcare. It is not intended to cover the cost of meals, consumables, additional hours or additional services.
	2. The provider can charge for meals and snacks as part of a funded entitlement place and they can also charge for consumables such as nappies or sun cream and for services such as trips and musical tuition. Providers should be mindful of the impact of additional charges, especially on the most disadvantaged parents. Where parents are unable to pay for meals and consumables, providers who choose to offer the funded entitlements are responsible for setting their own policy on providing parents with options for alternatives to additional charges, including waiving or reducing the cost of meals and snacks or allowing parents to supply their own meals.
	3. The provider should deliver the funded entitlements consistently so that eligible children accessing them will receive the same quality and access to provision, regardless of whether they opt to pay for optional hours, services, meals or consumables.
	4. The Local Authority should not intervene where parents choose to purchase additional hours of provision or additional services, providing that this provided that this is not a condition of accessing the funded entitlement.
	5. The provider should publish their admissions criteria and ensure parents understand which hours/sessions can be taken as funded provision. Not all providers will be able to offer fully flexible places, but providers should work with parents to ensure that as far as possible the pattern of hours is convenient for parents’ working hours.
	6. The provider can charge parents a deposit to secure their child’s funded place but should refund the deposit in full to parents within a reasonable time scale. The Council expects providers to refund any deposit within a month of the child starting their funded early education place.
	7. The provider cannot charge parents ‘top-up’ fees (any difference between a provider’s normal charge to parents and the funding they receive from the Local Authority to deliver funded places) or require parents to pay a registration fee as a condition of taking up their child’s funded place.
	8. The provider should ensure their invoices and receipts are clear, transparent and itemised, allowing parents to see that they have received their funded entitlement completely free of charge and understand fees paid for additional hours. The provider will also ensure that receipts contain their full details so that they can be identified as coming from a specific provider.

## Flexibility

* 1. Provision must be offered within the national parameters on flexibility as set out in Section A2 of Early Education and Childcare [Statutory guidance for Local Authorities](https://www.gov.uk/government/publications/early-education-and-childcare--2). These are:
* no session longer than 10 hours per day
* no minimum session length (subject to Ofsted requirements of registration)
* delivered between the hours of 6.00am and 8.00pm
* a maximum of two sites to be used by the parent per day
* can be delivered at weekends
* can be delivered ‘stretched’ over the school holidays up to 52 weeks of the year
* hours cannot be compressed to enable more than 15 or 30hrs to be taken in any week
	1. The provider should work with the local authority and share information about the times and periods at which they are able to offer funded entitlements to support the local authority to secure sufficient stretched and flexible places to meet parental demand in the local authority. The provider should also make information about their offer and admissions criteria available to parents at the point the child first accesses provision at their setting. (See also para 2.24 for details of how the Council will deal with payments for children attending multiple settings.)

## Partnership working

* 1. Partnerships should be supported by local authorities on four levels between:
		1. Local authorities and providers
		2. Providers working with other providers, including childminders, schools and organisations
		3. Providers and parents
		4. Local authorities and parents
	2. The Local Authority should promote partnership working between different types of providers, including childminders, across all sectors and encourage more providers to offer flexible provision, alongside other providers.
	3. As part of its role in supporting childcare providers and promoting partnership working the Council offers the opportunity to attend update and network meetings and training courses. Providers in the PVI sector are supported by Early Years Development Advisers and Area SENCO’s, who can offer support, advice, guidance and training from the Council on the following matters:
* meeting the requirements of the Statutory framework for the Early Years Foundation Stage
* meeting the needs of children with special educational needs and disabilities, vulnerable, Children Looked After and disadvantaged children
* effective safeguarding and child protection
* developing effective partnerships with other childcare providers
	1. The provider should work in partnership with parents, carers and other provider to improve provision and outcomes for children in their setting. An [interactive toolkit](http://www.familyandchildcaretrust.org/dfes-30-hour-mixed-model-partnership-toolkit) has been developed to help providers set up or join a partnership, maximise the benefits of working together and tackle the challenges joint working can bring.
	2. The provider should discuss and work closely with parents to agree how a child’s overall care will work in practice when their funded entitlement is split across different providers, such as at a maintained setting and childminder, to ensure a smooth transition for the child.

## Safeguarding

* 1. The Local Authority has overarching responsibility for safeguarding and promoting the welfare of all children and young people in their area. They have a number of statutory functions under the 1989 and 2004 Children Acts which make this clear, and the ‘[Working together to safeguard children’](https://www.gov.uk/government/publications/working-together-to-safeguard-children--2) sets these out in detail.
	2. The provider must follow the EYFS and have clear safeguarding policies and procedures in place that are in line with local guidance and procedures for responding to and reporting suspected or actual abuse and neglect. A lead practitioner must take responsibility for safeguarding and all safeguarding and all staff must have training to identify signs of abuse and neglect. The provider must have regard to ‘Working Together to Safeguard Children’ guidance.
	3. All providers should ensure that their staff access safeguarding training delivered by the East Riding Safeguarding Children’s Partnership (ERSCP), both eLearning and face to face training, and have a Designated Safeguarding Lead (DSL) who attends regular training and update meetings.

## Special educational needs and disabilities

* 1. The Local Authority must strategically plan support for children with special educational needs and/or disabilities (SEND) to meet the needs of all children in their local area as per the [Special Educational Needs and Disability code of practice: 0 to 25 years](https://www.gov.uk/government/publications/send-code-of-practice-0-to-25)
	2. The provider must ensure owners and all staff members are aware of their duties in relation to the SEND Code of Practice 2014 and the Equality Act 2010.
	3. The Local Authority must be clear and transparent about the support on offer in their area, through their Local Offer, so parents and providers can access that support.
	4. The provider should be clear and transparent about the SEND support on offer at their setting and make information available about their offer to support parents to choose the right setting for their child with SEND.
	5. In accordance with the statutory framework for the Early Years Foundation Stage, providers are expected to identify a member of staff to act as the Special Educational Needs Coordinator (SENCO) and the Council will provide support to them through regular update meetings and inclusion training and guidance. Providers should visit the East Riding Local Offer website, which contains full details of the Council’s inclusion support offer, the Portage Stamp of Approval and the Early Years Support system.
	6. Providers should also ensure that they identify children who qualify for the Disability Access Funding (DAF), promote this to parents and submit claims to the Council in line with Headcount and Census deadlines. The provider should work in partnership with parents, the Local Authority and other practitioners in Health, Education and Social Care Services to ensure that the needs of children are identified and supported from an early stage

## Supporting disadvantaged children

* 1. The Local Authority should promote equality and inclusion, particularly for disadvantaged families, children looked after and children in need by removing barriers of access to funded places and working with parents to give each child support to fulfil their potential.
	2. The provider should ensure that they have identified the disadvantaged children in their setting as part of the process for checking EYPP eligibility. They will also use EYPP and any locally available funding streams or support to improve outcomes for this group.
	3. From April 2024, there may be some circumstances where households meet the eligibility criteria for both the disadvantaged two-year-old entitlement and the working parent entitlement. In these circumstances, the childcare should be provided under the disadvantaged 2-year-old entitlement. The child will remain on the disadvantage entitlement until they become eligible for the universal entitlement for 3- and 4-year-olds or 30 hours funded childcare for 3- and 4-year-olds if they meet the eligibility criteria. Therefore, households will not lose eligibility for their 15 hours funded early education, as is currently the case for the disadvantage entitlement. From September 2025, when the working parent entitlement increases to 30 hours, where households meet the eligibility criteria for both 2-year-old entitlements, they should be recorded as taking up 15 hours of the disadvantage entitlement and 15 hours of the working parent entitlement. They will need to reconfirm eligibility every 3 months for the working parent entitlement and from September 2025, they will not be defaulted automatically onto the disadvantage entitlement should they lose eligibility for the working parent entitlement.
	4. The Council expects all providers to submit parent’s details once per term at the same time as Headcount or Census, if parents would like to be checked for EYPP eligibility. Payments are included as part of the termly Headcount/Census payments and adjustments, which will be monthly from September 2024. Further details of eligibility criteria and how providers can check eligibility for all children are available on the FISH website.

## Quality

* 1. The [Early Years Foundation Stage (EYFS) statutory framework](https://www.gov.uk/government/publications/early-years-foundation-stage-framework--2) is mandatory for all Ofsted-registered early years providers and schools that provide early years provision in England. The EYFS sets the standards that all early years providers must meet to ensure that children learn and develop well and are kept healthy and safe.
	2. Ofsted are the sole arbiter of quality for all childcare entitlements and Ofsted and inspectorates of independent schools have regard to the EYFS in carrying out inspections and report on the quality and standards of provision. Childminder agencies (CMAs) are organisations that can register and quality assure childminders as an alternative to registering with Ofsted.
	3. Local authorities have a legal duty to provide information, advice and training on meeting the requirements of the EYFS, meeting the needs of children with SEND and on effective safeguarding and child protection for providers who are rated less than ‘Good’ by Ofsted or newly registered providers.
	4. Provision must be offered in accordance with the national parameters on quality as set out in Section A3 of Early Education and Childcare Statutory Guidance for Local Authorities and the EYFS statutory framework, which sets out which providers the Council can fund to offer funded early education as follows:
* providers judged ‘good’ or ‘outstanding’, or ‘met’ (or ‘effective’ for childminders registered with an agency) by Ofsted can offer places to all funded children.
* providers judged ‘requires improvement’ (or ‘effective’ for childminders registered with an agency) by Ofsted can offer places to all funded children through the working element of eligibility ONLY and not those two year olds eligible via the disadvantaged route.
* providers judged ‘requires improvement’ by Ofsted may be able to offer places to two-year-olds, subject to the Local Authority’s approval to ensure sufficiency of places
* new providers or childminders registered with agencies can offer all funded places until the provider’s or agency’s first full Ofsted inspection is published
* providers with exemptions from the EYFS can offer places to two- three- and four-year-olds, if the parent wishes
* providers who do not actively promote fundamental British values or who promote views and theories contrary to established scientific or historical evidence and explanations cannot be funded

##

## Compliance

* 1. The Local Authority can carry out checks and/or audits on providers to ensure compliance with the requirements of delivering the funded entitlements.
	2. The Council will initiate its compliance process where it has been found that a provider is not delivering funded early education in accordance with the requirements of this Provider Agreement. This may occur as a result of a routine financial audit, a visit from another Council officer, (such as Early Years Development Adviser or Area SENCO) or an investigation of a complaint by a parent.
	3. The Council will set out recommendations in writing, which clearly state what the provider must do to become compliant and will give a timescale for these actions to be implemented.

## Termination and withdrawal of funding

* 1. Suspension of registration by Ofsted or childminder agency, or a breach of statutory requirements or safeguarding issues may result in the termination of the arrangement and withdrawal of funding.
	2. Funding will be withdrawn, in whole or part, where the provider:
* does not sign and return the Provider Agreement Form, or comply with the requirements of the Provider Agreement after the timescale set in the compliance period (see para 2.77 above) has elapsed, if relevant
* receives an Ofsted inspection judgement of ‘inadequate’
* in relation to disadvantaged two-year-olds, receives a judgement of ‘requires improvement’, subject to sufficient places for two-year-olds being available elsewhere in the area.
* is subject to Ofsted enforcement action or has been found to have ineffective safeguarding practices by Ofsted
* acts in a fraudulent manner
	1. The Council will normally give half a term’s notice that funding is being withdrawn and secure alternative provision as soon as is practicable, taking into account continuity of care for children who are already taking up funded early education at the provider and Ofsted monitoring information about the provider, in accordance with para A3.13 in the Statutory Guidance. The provider must inform parents this action is being taken.
	2. Providers must give a half-term’s notice in writing to the Council if they wish to stop offering funded early education and reimburse the Council for any overpayments if appropriate. The Council will implement its corporate debt recovery policy where necessary.

## Appeals process

* 1. A provider may be denied approval to offer the funded entitlements or have their funding withdrawn as set out above. The provider can appeal against that decision by following the complaints process set out in paras 2.84 and 2.87 below.
	2. If the provider wishes to appeal against withdrawal, withholding or reclaiming funding, or refusal to approve their setting to offer funded early education, the Council’s appeals process is as follows:
* the provider should do so in writing within 10 working days of the Council’s decision letter being received or from the date on the letter.
* the reasons for the appeal should be set out and any relevant documents included.
* these should be emailed to FISH@eastriding.gov.uk for the attention of the Service Manager
* the appeal will be investigated, and a response will be given within 10 working days. If a full response cannot be provided within 10 working days, then a written explanation will be given with a date by which a full response can be expected

## Complaints process

* 1. The Provider should ensure they have a complaints procedure in place that is published and accessible for parents who are not satisfied their child has received their funded entitlement in the correct way, as set out in this agreement and in the Early Education and Childcare Statutory Guidance for Local Authorities.
	2. The Council’s complaints procedure, for parents who are not able to resolve their concern directly with the provider, is as follows:
* providers should inform the parent that they can take their complaint to the Council
* the parent should contact FISH giving details of their complaint, which will be passed on to an officer in the Early Years Service
* the officer will contact both the parent and provider within 10 working days to gather full details and documentary evidence where appropriate, (such as copies of invoices or the signed parental agreement and declaration form) and will include the Finance Audit team where relevant.
* the Council will reply in writing to both the parent and provider, no later than 10 working days after gathering all relevant information, setting out their assessment of the situation and stating whether the actions of the provider are in accordance with this Provider Agreement
	1. If a parent or provider is not satisfied with the way in which their complaint has been dealt with by the Local Authority or believes the Local Authority has acted unreasonably, they can make a complaint to the Local Authority Ombudsman. Such complaints will only be considered when the local complaints procedures have been exhausted.

# Annex A: Provider Agreement to be signed and returned to the Council

 (2024 Version)

Provider Agreement Form for the Delivery of

Funded Early Education (FEE) for 9 months – 4 year-olds

**The Local Authority reserves the right to review and amend this document at any point throughout the year. Any updated versions must be signed by all providers offering funded early education**. All providers (settings in the private, voluntary and independent sector, childminders, academies and free schools) must sign this agreement form before funding can be received. You must read the Provider Agreement to ensure you fully understand your responsibilities. Email a signed and scanned copy to fish@eastriding.gov.uk a delay in returning this form will affect your funding.

This agreement is made between **THE EAST RIDING OF YORKSHIRE COUNCIL** and

|  |  |
| --- | --- |
| **Name of setting, childminder, academy or free school:** |  |
| **Registered person (if applicable) or Name of Headteacher:** |  |
| **Ofsted URN:** |  |
| **Address and postcode:** |  |
| **Telephone number:** |  |
| **Email address:** |  |
| **FEE Offer (put an X in all relevant boxes). *You must notify the Council of any changes to this offer.*** |
| 9 months funding |  | 2 year funding (15 hrs) |  | 2 year funding (30 hrs) |  | 3&4year funding (15 hrs)  |  | 3&4 year funding (30 hrs) |  |
| **Number of weeks per year the FEE offer is available (e.g. 38 or 50 weeks) If less than 38 weeks give the reason.** |  |

On behalf of the setting/childminder/academy/free school\*, I agree to provide funded early education to eligible children and operate in accordance with the requirements set out in the Provider Agreement and understand it remains in effect until such time as a revised Provider Agreement is issued. As a data processor for the Council for funded early education delivery, I understand I must act in accordance with the Data Protection Act 2018 in the collection, storage, transmission, sharing and disposal of parent and child information.

\* delete as appropriate

|  |
| --- |
| Name: Position: |
| Signature: Date: |
| Name: Position:Signature: Date: |

**Who should sign this form?**

1. Privately owned day nursery, pre-school or independent school – the Registered person or their nominated representative
2. Pre-school or playgroup with a voluntary management committee – two nominated committee members as agreed by the committee
3. Childminder – themselves or both childminders where registered jointly at the same address
4. Academy or Free School – Chair of Governors

# Annex B: Parental Agreement and Declaration form

# Providers MUST use this form for funded early education only.

# NB: Providers must devise and use their own separate parental agreement form, covering any additional hours or services paid for by the parent, as part of operating their business.



**Parental Agreement and Declaration Form for the Delivery of Funded Early Education (FEE) for 9 month – 4-year-olds**

**Section 1:**

|  |
| --- |
| **CHILD’S DETAILS:**  |
| Legal First Name (s): | Legal Surname: |
| Name by which child is know (if different): | Date of birth: | Male/Female: |
| Date of Birth proof of eligibility checked: (e.g. birth certificate/passport ): YES / NO |
| Address:  Postcode: |

\* For foster carers where birth certificate or passport is not available, evidence from the Council will be provided.

|  |  |
| --- | --- |
| □ 2-year-old application (for disadvantaged children)Further information: <https://fishwebsearch.eastriding.gov.uk/fishwebsearch/Parents/default.aspx> | □ Working parent entitlement for children from the age of 9 months and above applicationFurther information: <https://educationhub.blog.gov.uk/2023/04/14/how-to-apply-for-30-hours-free-childcare-and-find-out-if-youre-eligible/>  |
| **Code No:** | **Code No** (an 11-digit number): |
|  | Screen shot of parental portal summary page |  | Letter from the local authority (if issued by another LA it may not have a code) | **Code Start Date** (to be completed by your provider): |
| Parent/carers National Insurance Number or NASS Number (needed for 30hr and EYPP): |  |

Disadvantaged 2-year-olds are eligible for 15 hours of funded early years provision if their parents meet the eligibility criteria. All 3- and 4-year-olds are entitled to 570 hours a year (universal entitlement) and some 3- and 4-year-olds from working families may be entitled to an additional 570 hours (30 hours entitlement) a year. The funded childcare available will be extended to eligible working parents of children from the age of 9 months:

* + - From April 2024, the 15-hour entitlement for children aged 2 years of eligible working parents
		- From September 2024, the 15-hour entitlement for children from the age of 9 months of eligible working parents
		- From September 2025, the 30-hour entitlement for children from the age of 9 months of eligible working parents

**Is your child eligible for and in receipt of Disability Living Allowance (DLA)?**

|  |  |
| --- | --- |
| □ Yes | □ No |

If your child is receiving the funded entitlement and is receiving child Disability Living Allowance, they are eligible for the Disability Access Fund (DAF).

**If your child is splitting their funded entitlement across two or more settings please nominate the main setting where the local authority should pay the DAF:**………………………………………………………….……………..

**To be completed by provider:**

|  |  |  |  |
| --- | --- | --- | --- |
| DAF form completed | □ Yes | Proof of DLA collected | □ Yes |

**Section 2:**

|  |
| --- |
| **AGREED TIMES AND NUMBER OF FEE HOURS AT ALL PROVIDERS** **For the term starting on: ……………………………………………………..**  |
| Name of provider\*: | Mon | Tues | Wed | Thu | Fri | Sat/ Sun | Total hrs per week | Total hours claiming if stretched \*\* |
| 1) |  |  |  |  |  |  |  |  |
| 2) |  |  |  |  |  |  |  |  |
| 3) |  |  |  |  |  |  |  |  |
| **Total hours attending each day/week/term:** |  |  |  |  |  |  |  |  |
| \*\*Number weeks funding is stretched over (for stretched offer only): |
| Parent signature to agree above arrangements for this termSignature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |

\* Where more than one childcare provider is used, details of ALL providers (including schools) should be shown on each parental agreement and declaration form. If the parent is paying for additional hours and services, this should be part of a separate agreement. To make amendments to the above arrangement each term, use the additional Agreed Times tables at the end of this form. *Please note that the only changes to hours can be a reduction mid-term, however they cannot be taken elsewhere.*

**Section 3: 30hr Extended Entitlement with more than one provider**

For 3 and 4 yr olds taking the 30hrs at more than one provider, the parent can choose which provider is delivering the universal 15 hrs (U) and which is providing the additional 15hrs (Ex) for that term for Headcount/Census data collection purposes ONLY. This does not affect the parent’s statutory right to choose which provider should deliver the universal 15hrs, if they become ineligible for the extended entitlement.

|  |
| --- |
| **Agreed provider for universal and extended hours for term starting ……………………………** |
| **Provider Name** | **No. hrs per week** | **Univ /Ext / both U & Ex** |
| 1) |  |  |
| 2) |  |  |
| 3) |  |  |
| Parent signature to agree above arrangements for this termSignature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |

**Section 4: Early Years Pupil Premium (for three- and four-year-old children funded only)**

Provider should give a copy of the EYPP letter to all parents, which lists the eligibility criteria.

1. If the parent would like to be checked for eligibility, they should provide their National Insurance number (in Section 1) and the following information for the **main benefit holder**:

|  |
| --- |
| **PARENT/GUARDIAN DETAILS:**  |
| First Name: |  |
| Surname: |  |
| Date of Birth: |  |

1. For adopted children, proof of adoption should be given to the provider and retained for audit purposes.

**For the provider: you will need to contact FISH to notify them of CLA (children looked after) in your setting.**

**Section 5: Terms of the agreement for funded early education**

The parent/carer:

1. are accessing more funded hours than eligible for then liability for payment for hours taken over eligibility will fall onto you to pay
2. is responsible for ensuring their child uses the number of hours at the times indicated in Section 2 of this agreement
3. must give a four weeks notice to terminate this agreement, unless exceptional circumstances apply. N/B The notice period does not apply outside of the term. It only applies to the term giving notice in and does not carry over into a new academic term. Therefore cannot bridge two academic terms.
4. will inform the provider if their child will be absent for any reason
5. may lose the FEE place if their child is absent without explanation for a prolonged period
6. does not have to pay for any additional hours, meals or services in order to receive their funded entitlement
7. can take a maximum of 15 hours per week (or 30hrs per week if eligible for the extended entitlement)
8. must use no more than two sites per day
9. may make a complaint to East Riding Council if issues cannot be resolved with the provider
10. funded hours can be reduced with provider as long as four weeks’ notice is given. Any reduced hours cannot be taken elsewhere. However funded hours cannot be increased midterm.

The provider must follow all requirements and conditions set out in the East Riding Provider Agreement. A copy of this should be made available to parents on request.

|  |
| --- |
| **This agreement is made between:**  |
| Parent’s Full Name: |  |
| Parent’s Address: |  |
| Childcare Providers Business name: |  |

**Section 6: Parent/Carer/Guardian Declaration**

I confirm that the information I have provided above is accurate and true. I understand and agree to the conditions set out in this document.

I authorise my childcare provider to claim early education funding as agreed above on behalf of my child.

In collecting your data for the purposes of checking your eligibility for the two-year-old funding, 30hr extended entitlement funding, Early Years Pupil Premium (EYPP) and/or Disability Access Fund (DAF) (where applicable), The East Riding of Yorkshire Council is exercising the function of a government department and is authorised to collect this data pursuant to Section 13 of the Childcare Act 2006

I have seen a copy of the provider’s Privacy Notice and understand that my consent will be sought to share my or my child’s personal information unless the law allows this, as described above, or in accordance with the Data Protection Act 2018.

Parent’s Signature .................................................................................................................... Date ........................................

**A copy of this signed agreement must be given to the parent.**

Data Privacy

The Data Protection Act 2018 (the Act) puts in place certain safeguards regarding the use of personal data by organisations, including the Department for Education, local authorities, schools and other early education providers. The Act gives rights to those about whom data is held (known as data subjects), such as children, their parents and professionals. This includes:

• The right to know the types of data being held

• Why it is being held; and

• To whom it may be disclosed

The provider’s Privacy Notice explains this in more detail and gives contacts details if you have any concerns relating to how your information or the information relating to your child/ren is being or will be used. Please note that information about whether a child is in receipt of Disability Living Allowance is, under the Act, Special Category Data which should be handled appropriately. Providers are asked to pay particular note to advice from the Information Commissioner’s Office on holding personal data including sensitive personal data available at:

<https://ico.org.uk/for-organisations/uk-gdpr-guidance-and-resources/training-videos/handling-more-sensitive-information/>



**Parental Agreement and Declaration Form – additional Section 2 and 3**

**For amendments to termly arrangements**

|  |
| --- |
|  **AGREED TIMES AND NUMBER OF FEE HOURS AT ALL PROVIDERS** **For the term starting on: ……………………………………………………..**  |
| Name of provider\*: | Mon | Tues | Wed | Thur | Fri | Sat/ Sun | Total hrs per week | Total hours claiming if stretched \*\* |
| 1) |  |  |  |  |  |  |  |  |
| 2) |  |  |  |  |  |  |  |  |
| 3) |  |  |  |  |  |  |  |  |
| **Total hours attending each day/week/term:** |  |  |  |  |  |  |  |  |
| \*\*Number weeks funding is stretched over (for stretched offer only): |
| Parent signature to agree above arrangements for this term starting on ……………………….……….....Signature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |

**Section 3: 30hr Extended Entitlement with more than one provider**

For 3 and 4 yr olds taking 30hrs at more than one provider, the parent can choose which provider is delivering the universal 15 hrs (U) and which is providing the additional 15hrs (Ex) for that term for Headcount/Census data collection purposes ONLY. This does not affect the parent’s statutory right to choose which provider should deliver the universal 15hrs, if they become ineligible for the extended entitlement.

|  |
| --- |
| **Agreed provider for universal and extended hours for term starting ……………………………** |
| **Provider Name** | **No. hrs per week** | **Univ /Ext / both U & Ex** |
| 1) |  |  |
| 2) |  |  |
| 3) |  |  |
| Parent signature to agree above arrangements for this termSignature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |
| Parent signature to confirm no changes to above arrangements for next term starting on …………….....Signature ………………………………………………………………………..…. Date ……….…….......... |

**A copy of the amendments to this signed agreement must be given to the parent.**

# Annex C: Template Privacy Notice

Please insert your details where the requested in [ ] brackets. This covers the requirements for funded early education ONLY. Providers should have their own privacy notice for all other data collected as part of their business.

|  |
| --- |
| **PRIVACY NOTICE for all Funded Children in** **Early Years Settings and Schools** |

**For the purposes of providing funded early education [insert name of provider] is a data processor on behalf of The East Riding of Yorkshire Council.**

# [insert name of provider] uses parent and child information, so that we can:

* care for and keep children safe and support their learning and development
* check parent’s eligibility for all funded early education, Early Years Pupil Premium funding and Disability Access Funding
* send in termly headcount data returns and annual census returns on numbers and characteristics of children taking funded early education to the local authority
* ensure that we receive the appropriate funding to enable all eligible children to receive their entitlement to funded early education
* assess how well we are doing and the quality of our services

 [insert name of provider] collects and processes the following information:

* Personal information (such as name, date of birth and address of parents and children parent’s National Insurance or NASS number)
* Characteristics of children (such as ethnicity, gender, disability and special educational needs, and eligibility for EYPP and DAF)
* Personal circumstances of the child such as being looked after, adopted or under special guardianship orders
* The number of hours of funded early education delivered to each child, and the times and days attended, any absences and reasons for this

This information is collected and processed under the Childcare Acts of 2006 and 2016 and Children Acts of 1989 and 2004 and the following conditions of the GDPR:

* Processing is necessary for compliance with a legal obligation to which The East Riding of Yorkshire Council is subject
* Processing is necessary for the performance of a contract to which you are party or in order to take steps at your request prior to entering into a contract
* Processing is necessary to protect the vital interests of your child

[insert name of provider] collects this information direct from parents via registration and parent declaration forms, attendance registers and local authority eligibility checking systems, and letters.

Data on funded early education for all children is shared with the Department for Education, via the local authority, and with specific providers where children are attending multiple providers for their FEE or move to a new provider. [insert name of provider] will not share parent or child data on funded early education with anyone else without the parent’s consent.

Information is only held for as long as it is needed and no longer than [insert your retention periods here] years after a child has left our setting.

[insert name of provider] keeps your information secure by [ provider to insert details here about how they ensure data is kept confidential and secure and in what format this is kept and where – or refer to provider policy on safe use of data as part of their overall business].

Parents have the following right to:

* access the information [insert name of provider] holds about you and can request a copy
* rectify any information we hold about you if you believe it to be incorrect so that we can amend the information accordingly
* object to the processing or limit processing of data that is likely to cause damage or distress
* in certain circumstances, have inaccurate information erased or destroyed

If you want to exercise any of your rights or know more about how we or the Council uses information, or have a concern about the way we are collecting or using your personal data, we request that you raise your concern with us in the first instance.

Contact the setting manager/provider: [insert contact name in setting]

Further information can be found from the Information Commissioner’s Office at:

<https://ico.org.uk/concerns/>

For details of how the local authority use your data go to:

<http://www2.eastriding.gov.uk/council/governance-and-spending/how-we-use-your-information/find-privacy-information/general-privacy-information/>

For details of how the Department of Education use your data go to:

<https://www.gov.uk/guidance/data-protection-how-we-collect-and-share-research-data>