

Student Enrolment Policy

Rationale

To ensure Kerrimuir Primary School admits eligible students.

Policy

Children of school age have the right to be admitted to their designated neighbourhood government school at the beginning of the school year (or when relevant) unless an approved alternative placement has been arranged.

Guidelines

Before admitting a student, schools must:

- **for students transferring from another Victorian government school**, import student information using CASES21; and provide parents with the Student Enrolment Information Form for validation of student information
- **for students who are new to the government system**, obtain a completed enrolment form.

For all students, schools must:

- collect relevant admission information
- provide a privacy notice to the enrolling parent explaining the use to be made of enrolment information. For sample notices see: Privacy within [Department resources](#)
- collect and record an Immunisation History Statement - primary students.

For admission, all applicants must be:

- an Australian citizen, or a student with relevant specified visas or [Immicard](#) see : [International Student Program](#) if school vacancies allow for the enrolment of International Students
 - deemed eligible and approved for enrolment by the principal or relevant regional director.
- On admission schools consider the following in determining a student's school readiness:

- entry assessment from kindergarten
- informal observations to assess development, literacy and numeracy, and academic, social and emotional needs

Age eligibility and approval requirements

Compulsory school age

Under the Education and Training Reform Act 2006, schooling is compulsory for students aged between 6 and 17 years unless an exemption from attendance has been granted. For exemption categories and process see: [Attendance](#). This applies to all schools including mainstream, specialist, and government English Language schools or centres.

A person who is not of compulsory school age may not enrol in or attend a Government school unless:

- the person falls within an exception to the age eligibility requirements set out in the age regulations; or
- the person is granted an exemption from the age regulations.

The difference between an exception and an exemption

A person who falls within an exception automatically meets the age eligibility requirements to enrol in or attend a Government school. If the principal is satisfied that the person meets the criteria for the exception, the principal cannot refuse to enrol the person on the basis of their age.

A person who does not fall within an exception may be eligible to apply for an exemption. Exemptions are granted at the discretion of the Minister or Regional Directors. There is no automatic eligibility to enrol in or attend a Government school.

Principal responsibility

Principals are responsible for assessing eligibility and approving the admission of:

- individuals who are of compulsory school age, i.e. those aged between 6 and 17 years; and
- individuals who fall within an exception under the Regulations.

Individuals who fall outside of the compulsory school age may attend school only if they fall within an exception under the Regulations or are granted an exemption. The exceptions are set out in more detail below. However there are exceptions for:

- children who are at least 5 years of age by 30 April of the year of enrolment, and are enrolling in a course of primary education; and
- certain categories of students aged 18 or over who are enrolling in or completing an accredited senior secondary course.

These decisions can be made by the principal without further approval.

Exceptions to the minimum age requirements

A child who is aged less than 5 years old at 30 April of the year of enrolment may enrol in or attend a Government school for the purposes of attending:

- short-term prep transition programs in primary schools that prepare pre-schoolers for primary school
- Early Education Programs in special developmental schools (as approved by the Minister).

A child who is aged five years or over by 30 April of the year of enrolment may enrol in or attend a Government school if they are enrolling in or attending a:

- course of primary education
- course approved by the Minister

Educational programs not subject to the age requirements

The age requirements set out in the Regulations do not apply to individuals who will attend programs conducted at a Government school:

- outside school hours
- by Registered Training Organisations or other bodies that are separate from the school.

Principals are responsible for assessing whether a person seeking enrolment falls within the scope of an exception to the standard age requirements. If the person meets the exception criteria the person automatically meets the age eligibility requirements for enrolment. The principal cannot refuse to enrol the person solely on the basis of their age.

Exemptions from the age requirements

The Minister or (if the Minister has delegated power) a Regional Director may grant an individual an exemption from the minimum and maximum age regulations in limited circumstances.

An individual is eligible to apply for an exemption if they meet the criteria set out below. Eligibility does not guarantee that an exemption will be granted.

Exemptions from the minimum and maximum age requirements are the exception rather than the norm. This should be taken into account when considering enrolment decisions, such as

beginning school, transitioning from primary to secondary school and planning for completing school or moving to other available settings.

Schools may not always be the most appropriate place for some children or young people. There are a range of age appropriate settings available for children and young people, whether they may be early childhood services and settings or adult education options.

It is important that when considering applications for exemption from the age requirements a balance needs to be struck between the best interests of the child or young person and that of other students. This balance must be found for individual cases and circumstances, while also ensuring that the exemption process is consistently and fairly applied.

The following arrangements apply to enrolments that can be assessed and endorsed by principals but require relevant regional director approval.

Early age entry

Where a student is younger than 5 years of age on 30 April in the year of enrolment and does not meet one of the exceptions listed above, an exemption from the minimum age requirements is required.

Early age entry or exemption from the minimum age requirements must be:

- requested in writing to the school by parent/guardians
- considered by the principal, who must make a written recommendation for consideration by the regional director
- forwarded to the relevant regional director, with all supporting documentation attached, via email
- assessed by the regional director, who must consider eligibility, the principal's recommendation and all other relevant circumstances, and make a decision regarding the application
- approved or not approved in writing by the relevant regional director. The regional office should notify both the parent and school of the decision in a timely manner.

To be eligible for an exemption from the minimum age requirements a student must meet the following criteria:

- the person possesses suitable academic ability; and
- it is in the person's best interests to be enrolled at or attend a Government school.

It is Department policy that applications will generally not be approved unless an applicant is:

- at least 4 years 6 months of age on or before 30 April in the year of school commencement
- and:**
- considered at risk of long-term educational disadvantage by a childcare, kindergarten, allied health or other relevant professional if they do not commence at school because::
 - they have been assessed as ≥ 130 Full Scale IQ (2 standard deviations, or more above the mean), preferably using the Wechsler Preschool and Primary Scale of Intelligence, Fourth Edition, Australian and New Zealand (WPPSI-IV A&NZ), including the 10 sub-tests required to calculate the Full Scale score and Primary Index Scales, conducted after the child has attained the age of 4-0 years; or:
 - transferring from another state or jurisdiction after a minimum of one term enrolment and attendance in the other jurisdiction, and there is evidence of the student's satisfactory progress at school in the other jurisdiction.

Implementation

Information required for enrolment

Enrolment forms are available on CASES21 and must be completed for students enrolling in a Victorian government school for the first time. Enrolment forms must include:

- date of birth (note: evidence of date of birth can be official, such as a birth certificate or where

this is not able to be produced, unofficial, such as a doctor’s note attesting to a child’s age).

- names and addresses of the student and enrolling parent or guardian
- details of medical and other conditions that may require special consideration
- emergency telephone numbers, including a nominated doctor
- an Immunisation History Statement from the Australian Immunisation Register
- the name of the previous school and the student's current year level, where students

transfer

from another school. Note: For students transferring from another Victorian government school, data can be imported using CASES21 (mandatory from July 2017) see [Transfers](#).

The table below outlines further information required for admission.

Further Requirements	Description
Consent	<p>The signature of: student, if they are over 15 and living independently parent as defined in the Family Law Act 1975 Note: In the absence of a current court order, each parent of a child who is not 18 has equal parental responsibility. both parents for parents who are separated, or a copy of the court order with any impact on the relationship between the family and the school an informal carer, with a statutory declaration. Carers: - may be a relative or other carer - have day-to-day care of the student with the student regularly living with them - may provide any other consent required e.g. excursions.</p> <p>Notes for informal carer: statutory declarations apply for 12 months the wishes of a parent prevail in the event of a dispute between a parent legally responsible for a student and an informal carer. Note: Secondary students may complete parts of the form and co-sign.</p> <p>Where consent is disputed When (parent) consent is disputed principals and staff should: avoid becoming involved avoid favouring one parent act in accordance at all times with the best interests of the student and the school community act sensitively and realise that a resolution, satisfactory to both parents, may not be possible. For more information on enrolment where there is disputed parental consent, see: Decision Making Responsibilities for Students</p>
Student identification and name	<p>For applicants who are: Australian-born, a birth certificate or equivalent non-Australian-born, a passport or travel document such as a visa or Immicard.</p>
Immunisation History Statements - primary students	<p>Schools are required to: request that parents provide them with an Immunisation History Statement for their child from the Australian Immunisation Register</p>

Further Requirements	Description
	<p>take a copy of all Immunisation History Statements and record information on the immunisation status of each enrolled child. Parents or guardians must provide an Immunisation History Statement for their child from the Australian Immunisation Register to the school regardless of whether the child is or is not immunised.</p> <p>Note: Homeopathic immunisation is not a recognised form of immunisation, and therefore cannot be listed on an immunisation status certificate.</p> <p>Prospective students will not be prevented from enrolling in primary school if they have not been immunised.</p> <p>Collecting Immunisation History Statements will assist health authorities in protecting students in the event of a vaccine-preventable disease occurrence at the school. An unvaccinated student may be excluded from school for a period of time.</p> <p>Parents or guardians of secondary student applicants are not required to provide an immunisation status certificate.</p> <p>For more information on: immunisation in primary and secondary schools, see: Immunisation maintaining and using immunisation records see: Enrolment the Department of Health’s fact sheet, Starting Primary School</p>

Incomplete student information

This table outlines the principal’s options when student information is incomplete.

The principal may	provided that the principal
defer admission of a student for up to 5 days	requests that the parent or guardian provide the missing information advises the parent or guardian they are legally responsible for ensuring a child of school age attends school.
conditionally enrol the student: if the information is not provided after 5 days and further delay in enrolling the student is likely to affect the student’s education and wellbeing.	records the conditions; and advises the parents or guardians in writing that the enrolment is conditional upon providing the missing information and will only be formally completed when these conditions are met.