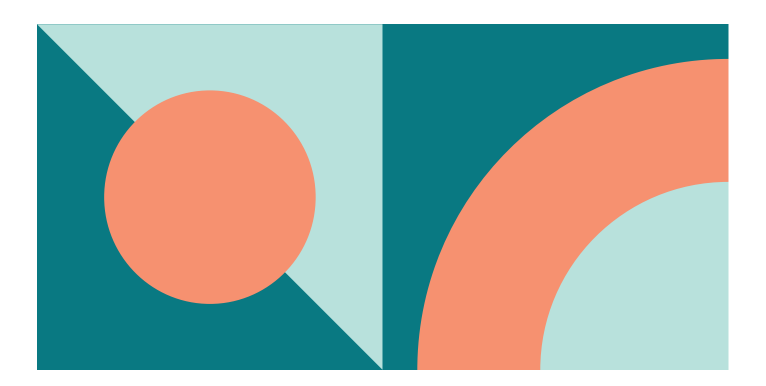


Suspension, exclusion and expulsion of students procedure





Government of South Australia

Department for Education

Suspension, exclusion and expulsion of students procedure

This is a mandated procedure under the operational policy framework. Any edits to this procedure must follow the process outlined on the <u>creating, updating and deleting operational policies</u> page.

This is a formatted version of the procedure to assist with user friendliness. To comply with the 'operational policy framework', there's also a <u>master version</u> of this procedure available on the department's policy template.

Overview

This document outlines the procedures for take-home, suspension, exclusion and expulsion of students from Department for Education schools. It guides school leaders in the targeted use of take-homes, suspensions, exclusions and expulsions to support safe and positive behaviour in schools.

Scope

This procedure is mandatory for all South Australian public schools. Preschools, early childhood services and Out of School Hours Care are not in scope for this procedure.

This procedure does not include details about the Chief Executive's authority to direct that a child be enrolled in a specified school (see section 62, Education and Children's Services Act 2019).

The need for the Chief Executive to consider an enrolment direction to a particular school due to a child's behaviour will be rare and only in circumstances where a child's behaviour poses an unmanageable risk to the health, safety and welfare of that child and/or members of that child's school community. If the Principal believes that it is appropriate in the particular circumstances for the Chief Executive to consider exercising their power, they can seek advice and support from their Education Director and contact the Partnerships, Schools and Preschools Division at education.partnershipsschoolsandpreschoolsdivision@sa.gov.au.

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The purpose of the procedure is to make sure that the use of take-homes, suspensions, exclusions and expulsions across public schools is effective, consistent and fair.

The procedure helps schools to make sure the use of suspensions, exclusions and expulsions complies with the legislative authority provided by the Education and Children's Services Act 2019 (the Act) and Education and Children's Services Regulations 2020 (the Regulations). In this procedure we use the terms student, children and young people. We also use the term <u>parent or carer</u>.

Guiding principles

Children and young people's behaviours span a continuum including positive behaviours, low-level and developmentally appropriate transgressions, behaviours that challenge and raise concern, and complex and unsafe behaviours. Complex and unsafe behaviours require intensive and individualised behaviour interventions, in addition to targeted and universal strategies.

The intended goal of any behaviour intervention, including take-homes, suspensions, exclusions and expulsions is to restore a safe and supportive environment for all students and staff.

The behaviour support policy (PDF 165 KB)

recognises that children's behaviour is purposeful, happens in the context of their environment, and is learnt over time. The policy identifies the importance of staff working with children, parents or carers and community to understand the wider context and purpose of children's behaviour.

Take-homes, suspensions, exclusions and expulsions:

- are not designed to punish
- are most effective when they are used as a part of broader site-wide approaches and commitment to supporting positive behaviours and safe inclusion for all
- must be used in a targeted way to meet the 7 core functions of the behaviour support policy

- must be used as a last resort to meet the behaviour support policy's goal of safe inclusion for all students
- must be done in a way that is procedurally fair.

The process of restoring the relationship between a student and the school community starts from the time a behaviour incident occurs and continues through the process of suspension and exclusion. This includes facilitating the student's participation in extracurricular activities following a suspension or exclusion.

Equity and inclusion

Australia is signatory to the <u>United Nations</u> <u>Convention on the Rights of the Child, United</u> <u>Nations Convention on the Rights of Persons with</u> <u>Disabilities</u>, and <u>United Nations Declaration on the</u> <u>Rights of Indigenous Peoples</u>. The Department for Education (the department) is committed to ensuring its policies and procedures support equity and inclusion.

This requires consideration regarding how to best support priority groups, including Aboriginal students, students in care and students with disability, as well as other vulnerable students (for example, students with refugee experiences) who are at higher risk of exclusionary responses.

Decision making about take-home, suspension, exclusion and expulsion must be responsive to the unique needs of children and young people and should only be considered following the implementation of tailored and developmentally appropriate strategies and supports. Examples of tailored strategies and supports include:

- adjustments to support participation to share their views and perspectives
- personalised plans that are actively implemented and monitored to help children and young people meet learning and behaviour expectations, example, <u>behaviour support plan</u> and <u>One Plan</u>
- support and advocacy to help students and their parents or carers understand and contribute to planning and decision making, including the

involvement of support persons, interpreters, bilingual school services officers and community liaison officers

- development of classroom environments that promote a sense of inclusion and responsiveness to the language and culture of the student
- input from specialist staff, including <u>Student</u> <u>Support Services</u>, Aboriginal Education Services and inclusion staff.

Students with disability

Educators have obligations under the <u>Disability</u> <u>Standards for Education 2005</u> to support the access and participation of students with disability. These obligations include:

- making reasonable adjustments which allow students with disability to participate and learn on the same basis as students without disability
- consulting regularly with students, their parents or carers to identify barriers, to make the most appropriate reasonable adjustments and address concerns as they arise.

Aboriginal learners

Within the department, there are a number of policies, strategies and frameworks that contribute to ensuring all Aboriginal children and young people are successful learners and highly skilled for their future. Combined, they define how we will go about improving educational outcomes for Aboriginal children and young people and create a culturally safe and responsive education system. Our work to support Aboriginal children and young people is guided by:

- <u>Aboriginal Education Strategy (PDF 6 MB)</u> (2019 – 2029) which commits us to holding high expectations for Aboriginal students and the system
- <u>Culturally Responsive Framework (PDF 6 MB)</u> (2022) which outlines the skills for employees to build cultural responsiveness
- <u>Stretch Reconciliation Action Plan (PDF 9 MB)</u> (2023 – 2026) which promotes relationships, respect and reconciliation opportunities

• National Agreement on <u>Closing the Gap</u> (2020) which establishes targets to measure progress in the outcomes experienced by Aboriginal people and priority reforms to change the way we work with Aboriginal people.

Children and young people in care

The <u>Children in Care service</u> and <u>trauma</u> <u>responsive practice</u> support schools to meet the needs of children and young people in care.

The <u>Charter of Rights for Children and Young</u> <u>People in Care</u> has been endorsed by the department. It outlines the rights of children in care to participate in decision making and receive extra support for inclusion in education.

The Joint Plan of Action with the Department for Child Protection (DCP) outlines priorities and actions for improving educational outcomes for children in care. It includes a commitment to reducing exclusionary behaviour responses for children in care.

Early communication with the DCP case worker can support schools to respond to the unique needs of children in care. This includes consideration of the potential impact of exclusionary behaviour responses on the stability of a child's placement with their foster or kinship carer.

Legislative framework

The Education and Children's Services Act 2019 (the Act) and Education and Children's Services <u>Regulations 2020</u> (the Regulations) provide the legal basis for the use of suspensions, exclusions and expulsions in public schools.

The legislation provides the:

- circumstances when suspensions, exclusions and expulsions can be used*
- information that must be considered in the decision to suspend, exclude or expel
- maximum length of suspensions, exclusions and expulsion
- process for appeals against exclusions and expulsions.

The Act sets out who has the authority to make decisions in relation to suspensions, exclusions and expulsions.

The Principal of a school can make decisions to:

- suspend students (including suspensions pending a directions conference)
- exclude students (including extension of an exclusion)
- expel students from a particular school.

The Chief Executive can make decisions to expel a student from all government schools.

* Under Regulation 39(6), the Principal cannot use suspension, exclusion or expulsion to enforce the school dress code (uniform). The Principal may take other appropriate school based behaviour support actions to address intentional and persistent breaches of the school dress code. Refer to <u>School dress code administrative instructions</u>.

Authorisations

Principals must make suspension, exclusion and expulsion decisions personally. They cannot authorise another staff member to make these decisions, unless it can be demonstrated that the Principal cannot personally make the decision.

This may be the case:

- in schools with a very large number of enrolments
- in multi-campus schools
- when the Principal is off-site and uncontactable
- when the Principal is sick or away unexpectedly
- when the decision needs to be made quickly, for example, the decision needs to be made on the day of the incident and the Principal is unavailable
- when the Principal has a conflict of interest, for example, the student is a family member.

If the Principal authorises other staff members to make these decisions on their behalf, they must consider the staff members' leadership level, experience and knowledge of this procedure. Authorisations must be documented using the online <u>Authorisations form</u> to record:

- the date the authorisation was given
- expected review date (12 months from the day the authorisation was given)
- · names and roles of authorised staff
- reasons for the authorisation
- how the staff member(s) will keep the Principal informed about decisions, for example, in person or by email.

The authorisation must be reviewed and updated annually.

Behaviour incidents outside of school hours or off school grounds

The Principal may (but is not required to) suspend, exclude or expel students for behaviours that happen outside of school hours or off school grounds where there is a reasonable connection between the student's behaviour, the school community and school relationships. This may include behaviour:

- that happens on the way to and from school
- when the student is wearing the school uniform or is representing the school, for example school camps, sporting carnivals or on the school bus
- in person or online towards another student or school staff, at home or in the community, for example, threatening, harassing or bullying behaviour
- during camps or excursions that are provided by external agencies under authority of the school.

Behaviour that is being investigated by police

In certain situations, South Australia police might approach schools to let them know they are investigating matters. Alternatively, the school may report to or seek advice from the police about behaviour that may be illegal. The Principal should communicate with the police about:

- who is responsible for notifying parents or carers
- consideration around safety planning for any students affected by the behaviour of concern
- responses in line with this procedure and other department procedures, for example, <u>sexual behaviour in children and young people</u> <u>procedure (PDF 1733 KB)</u>.

The Principal may (but is not required to) suspend, exclude or expel a student for behaviour that is being investigated by the police. The Principal must believe on reasonable grounds that the student has acted illegally and there is a reasonable connection between the student's behaviour, the school community and school relationships.

The suspension, exclusion or expulsion:

- may happen while the matter is being investigated by police
- is valid even where police do not proceed with charges or where a finding of guilt is not made by a court
- may, in some instances, be made some time after the original incident if the information that causes the Principal to form a reasonable belief has only recently been discovered.

Suspended or excluded students on school grounds without permission

If a suspended or excluded student enters and remains on school grounds without the Principal's written permission, they are committing an offence. It is also an offence if anyone encourages or helps the student to be on school grounds while suspended or excluded.

If a suspended or excluded student is on school grounds without permission and there are immediate and serious safety concerns for the student, other students, staff and the wider school community, the Principal should call 000. If there are no immediate and serious safety concerns, appropriate steps may include:

- contacting the student's parents or carers and advising that the student cannot be on school grounds
- if the parents or carers cannot be contacted or refuse to collect the student, contact emergency contact persons, and request they collect the student
- if the parents, carers and emergency contacts have been exhausted seek advice from the police assistance line – phone 131 444.

The Principal should advise their Education Director if the incident impacts safety and operations of the school.

Other students or staff affected by the behaviour

If there were other students or staff affected by the behaviour, the Principal must ensure an appropriate response is provided to all involved.

For students, this must include:

- a check on the wellbeing of individual students
- contacting parents or carers of students affected by the behaviour.

Other considerations may include:

- any safety and support plans that may be required for the student
- consultation with the <u>Social Work Incident</u> <u>Support Service</u>.

For staff, this must include a check on the wellbeing of individual staff.

Other considerations may include:

- a site level debrief
- provision of <u>Employee Assistance Program</u> information
- <u>Employee Psychology Services</u> if you are concerned about the impact of the student's behaviour on staff, phone 8226 0744.

Principals can also access the <u>Manager Assist</u> <u>Program</u> to seek advice about supporting staff.

Legislative limits for suspension and exclusion

The Act outlines that a student cannot be suspended or excluded above certain limits without the authorisation of the Chief Executive or their delegate. This power is delegated to the Education Director (or persons acting in this role) responsible for the school from which the student is being suspended or excluded – <u>Instrument of</u> <u>Delegation (PDF 138 KB)</u>. This applies where a student is:

- suspended for more than 15 school days in a calendar year
- suspended on more than 4 separate occasions in a calendar year
- excluded for more than 20 weeks in a calendar year.

Principals must record the authorisation from their Education Director to exceed these limits for suspension or exclusion. Refer to <u>Appendix 1</u> 'legislative limits for suspension or exclusion – recording Education Director approval'.

Documenting decisions and keeping records

Principals, in collaboration with school staff, have a responsibility to document and keep records about student behaviour. Record keeping responsibilities are mandated in the department's <u>information and</u> records management for schools and preschools procedure (PDF 187 KB) in line with legislative requirements under the State Records Act 1997.

In line with this procedure, principals must keep records of:

• the reasons for their decisions, including the length of a suspension, exclusion or expulsion

- the information and evidence they have relied on, including the factors that have weighed on their decision, see 'factors that must be considered' in each section of this procedure
- relevant procedural requirements that have been met.

Records about student behaviour must be stored in the department's education management systems (see <u>departmental business systems</u>) or a student's physical file, or both.

System level reporting requirements

All take-homes, suspensions, exclusions and expulsions must be accurately entered throughout the school year in the department's education management systems. Refer to <u>Appendix 2</u> 'system level requirements for reporting behaviour'.

Levels of response to behaviour

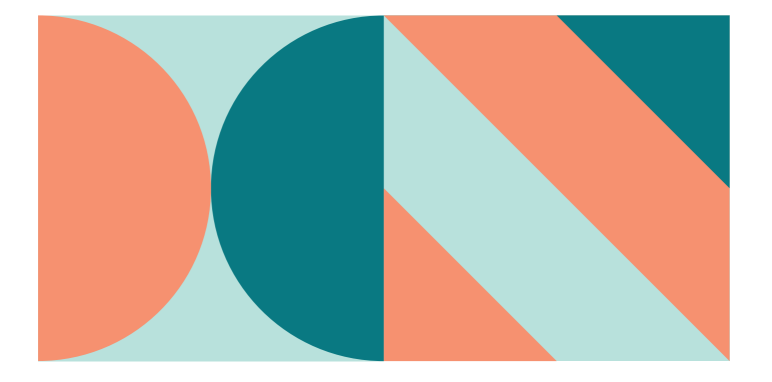
Take-homes, suspensions, exclusions and expulsions are system level responses that must be used in accordance with this procedure and <u>Behaviour support policy (PDF 165 KB)</u>.

They are used when other school-based behaviour support strategies have not ensured safety or supported the continuation of teaching and learning.

The Principal must use their professional judgement to determine the least exclusionary response to the behaviour based on the unique circumstances of the student, behaviour and context. Responses do not have to escalate. For example, a student who has had a certain number of suspensions, does not automatically move to an exclusion response. Every behaviour incident requires the Principal to decide the most appropriate response.

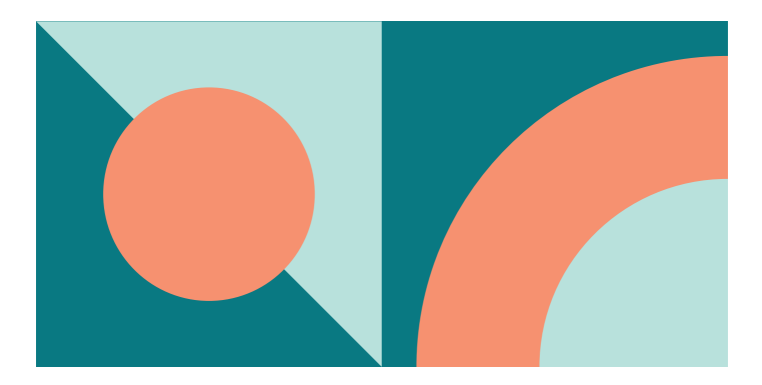
Take-home Same day only	Suspension 1-5 days	Exclusion 4-10 weeks	Expulsion (over 16 yrs) 6-18 months or 1-5 years
Take-homes are used by schools to respond to student behaviour emergencies. They are used when a child or young person's behaviour puts the safety of self or others at risk and cannot be safely managed on-site. Take-homes must not be extended beyond the remainder of the school day. The Principal may collect more information following a behaviour emergency and decide that further action is required after the take-home. This may include school- based behaviour support actions or a system level response, in line with the requirements of this procedure.	Suspensions are short term responses. They are used in response to behaviour that endangers safety or interferes with teaching and learning. Principals decide how many days are needed from 1 to 5 days to plan and provide necessary supports for the student's safe and positive reconnection. This includes: • further assessment • identifying and resourcing the required supports • engaging with other services or agencies if relevant. Principals must determine whether this is a standalone suspension or a suspension pending directions.	 Exclusions are longer term responses. They are used in response to serious behaviour that endangers safety or persistently interferes with teaching and learning. The seriousness and impact of the behaviour means it is not possible to plan for the student's safe return to school within a 1 to 5 day suspension. Principals decide how many weeks are needed from 4 to 10 weeks to plan and provide necessary supports for the student's safe and positive reconnection. This includes: further assessment identifying and resourcing the required support engaging with other services or agencies if relevant developing an alternative learning program for students to learn skills to be safe at school. 	Expulsions are a rare occurrence and the most serious response that may be given. They are used in response to behaviour that poses an unmanageable risk to the health, safety and welfare of members of the school community. The behaviour is of such magnitude that it is not possible to plan for the student's safe return to school within a 4 to 10 week exclusion. When expelling from a particular school, principals decide how many months are needed (from 6 to 18 months). When expelling from all government schools the Chief Executive decides how long is needed (from 12 months to 5 years).

Notes



Suspension, exclusion and expulsion of students

Procedure — Take-home





Government of South Australia

Department for Education

Take-home

Take-homes are not set by the Act or the Regulations.

Take-homes are used by schools to respond to student behaviour emergencies. A behaviour emergency is when a student's behaviour puts the safety of themselves or others at risk, and the student cannot be supported to safely remain on-site.

In these situations, the Principal may arrange for a student to go home for the remainder of the school day and return the student to the care of their parent or carer for support.

Take-homes must not be extended beyond the remainder of the school day.

The Principal may collect more information following a behaviour emergency and decide that further action is required after the take-home.

This may include school-based behaviour support actions or a system level response, in line with the requirements of this procedure.

Schools must have clearly documented local processes outlining the use of take homes. Information about take-homes must also be available to parents and carers.

See <u>Appendix 3</u> for a checklist to help you consider all the requirements in this procedure about take-home.

1. Collect information about the behaviour

In behaviour emergencies, school staff may not have time to collect all the available information about the incident before the Principal makes a decision to use a take-home. Efforts must be made to find out from the student what is happening for them, noting that they may be too upset or distressed to talk about it at the time of the incident. In these situations, the observations and reports of staff may be used to inform a takehome decision.

Information about the incident must continue to be collected after the take-home has been issued to:

• understand the event

14

- develop ways to support the student in future
- support the student to discuss what happened when they are calm.

Consider other reporting requirements, for example, a critical incident report, an injury report or a mandatory notification.

If there were <u>other students or staff affected</u> <u>by the behaviour</u>, the Principal must ensure an appropriate response is provided to all involved.

2. Decide if a take-home is appropriate

The Principal may decide to issue a take-home in response to a behaviour emergency when:

- a student is showing behaviour of concern that is unsafe, severe and prolonged
- reasonable efforts have been made to intervene in the behaviour and support the student (including strategies that are documented in any personalised plans), without success
- the student remains too angry, upset or distressed to safely remain at school.

3. Plan for the take-home

If a take-home is needed, the school will contact the parents or carers to organise for an adult to collect the student. If the parents or carers are not available, the school will use the emergency contacts for the student. The parents or carers will be advised:

- that the student has been issued a take-home in response to a behaviour emergency
- of any information the school has about the events leading up to the behaviour emergency
- what has been done to support the student
- the plan to reconnect the student on the next school day.

The Principal should share the <u>information</u> for parents and carers about take-homes (PDF 73 KB) fact sheet with the parents or carers.

4. Reconnection after take-home

Students who experience a take-home due to a behaviour emergency must be given a 'fresh start' the next morning and welcomed back to the school community.

Schools must inform the student's parents or carers of the plan to reconnect the student back to learning. This may include an informal check in with school staff or a short reconnection meeting to discuss:

- any other information that has been obtained by the parents or carers, school or others about what happened
- any follow up actions needed to support the student.

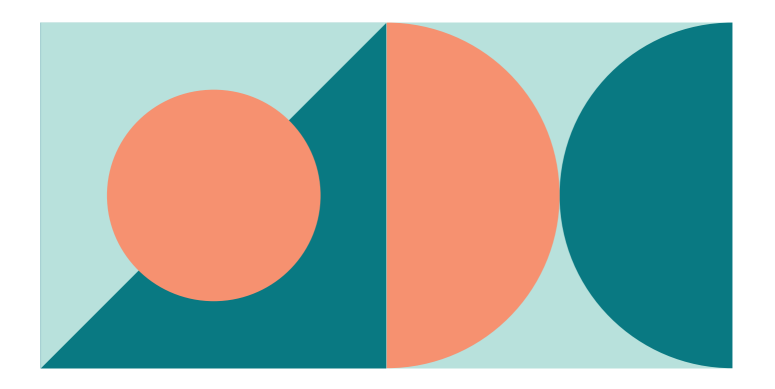
For Aboriginal students it is recommended that Aboriginal site-based staff are involved to ensure <u>cultural safety</u>. If a student is showing frequent behaviours of concern (for example, 3 incidents in 2 weeks) that are unsafe, severe and prolonged, and require a take-home response, principals must refer to and follow the <u>reconnection after suspension</u> process to ensure:

- supports for the student's learning, wellbeing, and behaviour needs are explored
- a behaviour support plan with learning and behaviour goals is developed or updated
- consideration has been given to what other services and expertise might be needed to inform behaviour support planning such as a <u>Behaviour Support Educator</u> and <u>Aboriginal</u> <u>Education Services</u>
- consideration has been given to what other knowledge, training or expertise staff may require such as trauma or cultural awareness training.

5. Take-home appeals

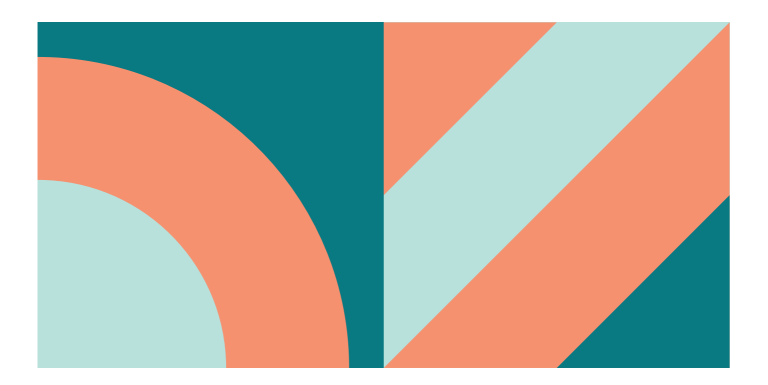
There is no formal appeal process for the use of take-homes. The department's <u>complaints</u> <u>management process</u> applies.

Notes



Suspension, exclusion and expulsion of students

Procedure – Suspension





Government of South Australia

Department for Education

Suspension

The legal authority to suspend students from school is in section 76 of the Act.

Suspensions are short term responses to behaviour that endangers safety or interferes with teaching and learning. The Principal decides how many days are needed (from 1 to 5 school days) to plan and provide necessary supports for the student's safe and positive reconnection.

This includes:

- further assessment
- identifying and resourcing the required supports
- engaging with other services or agencies if relevant.

The Principal must refer to relevant <u>policies</u> and <u>procedures</u> for specific behaviours, for example, sexual behaviour, assault, drugs, and bullying.

Suspension length

Public holidays, school holidays, school closure days, pupil free days and weekends are not considered 'school days' and are not counted in the length of the suspension.

Suspensions may happen sequentially if a new behaviour incident that meets the grounds for suspension happens while the student is already suspended. In this situation, one suspension can be followed by another suspension without the student returning to school. The suspension procedures must be followed for each suspension.

If a suspension follows a take-home, the first day of the suspension is usually the first school day after the take-home. The day of the take-home is not counted in the suspension days. See <u>Appendix 4</u> for a checklist to help you consider all the requirements in this procedure about suspension.

1. Collect information about the behaviour

The Principal is responsible for collecting, documenting and considering the information about the behaviour.

They may ask school staff to collect and document information on their behalf.

If the Principal believes that a student has acted illegally, they should seek and follow police advice (phone 131 444) about:

- any restrictions on interviews about the behaviour
- handling of evidence.

Refer to supporting information <u>advice for</u> <u>schools about seeking police assistance</u> (DOCX 610 KB).

Take reasonable steps

School staff must take reasonable steps to collect:

- information from students, staff and parent or carer witnesses
- documentation of the behaviour, including screenshots, emails, written records, and video footage
- information from the student who has engaged in the behaviour of concern
- any information that provides a thorough understanding of the situation.

When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing
- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for students who have English as an additional language
- being flexible about when and how a student shares their perspective about the behaviour, for example, if they are too distressed at the time, provide alternatives, such as a phone call when they are at home
- a support person for the student, including other staff who may be able to support, for example, Student Wellbeing Leader. For Aboriginal students it is recommended that Aboriginal sitebased staff are involved to ensure <u>cultural safety</u>.

Consider other reporting requirements, for example, a critical incident report, an injury report or a mandatory notification.

If there were <u>other students or staff affected</u> <u>by the behaviour</u>, the Principal must ensure an appropriate response is provided to all involved.

2. Decide if a suspension is appropriate

2.1 Legal grounds

When deciding if suspension is an appropriate response the Principal must believe on reasonable grounds that:

- the student has threatened or perpetrated violence; or
- the student has acted in a way that threatens the safety or wellbeing of a student, member of staff or other person associated with the school (including by sexually harassing, racially vilifying, verbally abusing or bullying that person); or
- the student has acted illegally*; or
- the student has interfered with the ability of a teacher to teach or of a student to learn; or
- the student has acted in a way that threatens the good order of the school by persistently contravening or failing to comply with rules applying within the school about behaviour; or
- the student shows persistent and wilful inattention or indifference to schoolwork**.

* This ground should only be used in exceptional circumstances for students under 10 years of age given that the age of criminal responsibility is 10 years and over.

** This ground should not be used where the inattention or indifference may be connected to a student's disability.

2.2 Factors that must be considered

When deciding whether to suspend a student whose behaviour has met the grounds for suspension, the Regulations require that the Principal must also consider the following factors:

- the severity and frequency of the misbehaviour of the student; and
- the student's prior record of behaviour and response to previous consequences (if any); and
- if relevant, any adjustments that have been made to support the participation of that student, or students with disability generally, at the school; and
- any other relevant matter, identified by the department to include:
 - the student's age, stage of development and level of understanding
 - whether any personalised plans the student has, for example, One Plan or behaviour support plan, are being actively implemented and monitored
 - if the decision is safe in the student's circumstances
 - whether the student is at higher risk of exclusionary responses and, if so, whether the school should provide extra help to support their access and inclusion
 - whether the decision is likely to prevent future behaviours of concern
 - whether the intended outcomes can be reasonably achieved using a different response
 - if the response will impact on the student's ability to complete and achieve their South Australian Certificate of Education (SACE) or other academic achievement or pathway.

Principals may suspend students for <u>behaviours</u> <u>that happen outside of school hours and off</u> <u>school grounds</u> where there is a reasonable connection between the student's behaviour, the school community and school relationships. Principals may, but are not required to, suspend a student for <u>behaviour that is being investigated</u> by the police.

2.3 Check the student's suspension records

Principals must record authorisation from their Education Director to exceed the suspension limit. See <u>Appendix 1</u> for how to record Education Director approval.

2.4 Document the suspension decision

The Principal must document:

- the reasons for suspending the student
- the reasons for the suspension length for example, why a 5-day suspension is necessary rather than 1 or 2 days
- the information and evidence they relied on including the factors that have weighed on their decision (see 2.2 'Factors that must be considered').

See supporting tool <u>Decision making record</u> (DOCX 77 KB).

2.5 Communicate the suspension decision

The Principal must make sure that the suspension decision is communicated by a person who can explain the decision to the student, parents or carers. Consideration should be given to parents or carers who require this information to be translated into a language other than English.

Communication with parents or carers must be verbal by phone or face to face, as soon as possible after the decision is made. In addition, for <u>children</u> <u>in care</u> the Department for Child Protection (DCP) case worker must be notified as the legal guardian.

In some situations, the Principal may need to use other communication methods to share information with parents or carers. For example, a text message if multiple attempts to contact the parent or carer by phone have been unsuccessful. Inform parents or carers about the following:

- the reasons for the decision, this can include legal grounds for suspension, events that led up to the decision, any supports provided to the student, and length of the suspension
- that the student cannot be on school grounds during the suspension, or whether the student will be given written permission to be on school grounds during the suspension
- any conditions during the suspension, for example, what days the student will attend another location within the school for an alternative learning program
- that a 'notice of suspension from school' and <u>information for parents or carers about</u> <u>suspension (PDF 80 KB)</u> fact sheet will be provided
- that a reconnection meeting will be held during the suspension and before the student's return to class
- what to expect at the reconnection meeting, including who will be involved (consider seeking parent or carer consent for the attendance of Student Support Services or Aboriginal Education Services, if relevant)
- their rights to bring a support person or advocate to the reconnection meeting, or that the school can provide a school-based advocate if needed.
 See <u>support people and advocates at</u> reconnection meetings and directions <u>conferences</u> and <u>school-based advocates</u>
- that a staff member will connect with the student, parents or carers during the suspension, for example by making a phone call home (required for suspensions of 4 or 5 days).

Where all reasonable attempts to notify parents or carers of the decision have been unsuccessful, make sure the attempts have been recorded on the student's physical and electronic file along with the written notice of the suspension. Three attempts in 2 days is considered reasonable.

2.6 Prepare the 'notice'

The Principal must:

- record the accurate code and populate a 'notice of suspension', see <u>Appendix 12</u>
- include a clear personalised description of the behaviour of concern in the 'free text' box on the 'notice'
- provide the 'notice' to parents or carers in-person or by email with read receipt or by registered mail
- include a copy of the <u>information for parents</u> <u>or carers about suspension (PDF 80 KB)</u> fact sheet.

Copies of the signed 'notice' must be stored in <u>departmental business systems</u> or the student's physical file, or both.

3. Plan for the suspension

Connecting with students who are suspended from school

Connecting with a student through a suspension absence provides an opportunity to support their sense of belonging, check on wellbeing, and support their readiness for the reconnection meeting.

For suspensions of 4 or 5 days the Principal must:

- work with leadership or other staff to decide who is best placed to take responsibility for making contact with the student
- consider staff roles and capacity when deciding who will take on this responsibility
- decide the most suitable method of communicating and connecting with a student depending on their age and specific needs.

Suspensions are recorded as an absence. Schools may choose to provide schoolwork or learning tasks for a student during the suspension. The school should decide if this is appropriate based on the best interests of the student.

Suspended students on school grounds with permission

In general, a suspended student is <u>not permitted</u> to be on school grounds.

However, there may be situations when a Principal determines that a student is permitted to be onsite. This may occur when the student:

- helps siblings travel to and from school
- has been provided with an alternative learning program in a specific part of the school (see <u>Appendix 2</u> for system level reporting requirements about recording behaviour and attendance codes)
- is using a non-school service that is located on the same premises
- needs to attend school for an educational assessment.

The written permission should state any conditions of the suspended student's attendance on school grounds including:

- time and days the student can be onsite
- where the student is permitted to be, for example, a specific building
- which staff are responsible for supervising the student
- details of the alternative learning program.

During this time, the student cannot participate in their usual learning program.

4. Reconnection after suspension

During the suspension and before the student's scheduled return to school, a reconnection meeting must be held.

Reconnection meetings are important processes designed to:

- work with the student, parents or carers and other key adults to understand the student's context and support positive behaviour change
- repair and restore relationships that have been harmed by behaviours of concern
- reinforce expectations and identify any necessary supports

At the reconnection meeting, a behaviour support plan with learning and behaviour goals is negotiated between the student, parents or carers and school staff. Where required, departmental staff or other professionals may also take part. For example, a <u>Behaviour Support Educator</u> or Aboriginal Education Services.

If a parent or carer cannot attend a reconnection meeting before the student returns to school, either:

- the student returns to school on an alternative program until the meeting is held
- a different way of negotiating the behaviour support plan for the student is decided.

If a parent or carer refuses to attend a reconnection meeting, the school can make decisions about the student's learning program and behaviour support in their absence.

A suspended student may only enrol at another school at the end of their suspension and after negotiation between the Principals of the current and proposed schools. The behaviour support plan with learning and behaviour goals is negotiated between the 2 schools, the student and the student's parents or carers.

Prepare for the reconnection meeting

A date and time for the reconnection meeting must be arranged prior to the student's return to make sure there is time for information to be passed on to relevant staff about agreed actions.

The Principal must consider:

- what other service and expertise might be needed to inform behaviour support planning, for example, <u>Behaviour Support Educator</u>, and other external professionals
- the location of the reconnection meeting
- what needs to be done to help the student, and their parents or carers to meaningfully participate, for example, any specific adjustments, culturally responsive and trauma informed approaches, support persons, or interpreting services. For Aboriginal students it is recommended that Aboriginal site-based staff are involved to ensure <u>cultural safety</u>
- what information and documents are required, for example, any relevant information, a One Plan, behaviour support plan, or recent educational or health assessments.

It is also recommended that <u>Aboriginal Education</u> <u>Services</u> and the <u>EALD Cultural and Bilingual</u> <u>support team</u> also be consulted when working with Aboriginal and culturally and linguistically diverse students. The <u>Children in Care service</u> is available to support and provide consultancy to schools working with children in care.

At the reconnection meeting

See <u>Appendix 8</u> for a template to guide and record the reconnection meeting.

Provide opportunities in the meeting to discuss:

- the behaviour of concern
- the student's perspective on what happened and what they believe needs to be done to make things right
- supports, if any, that have been in place and what is working or not working
- the perspective of the parents or carers about the behaviours of concern

- behaviour expectations in line with local school and department policies
- existing school supports and strategies available to the student to help them meet behaviour expectations
- any other tailored supports and strategies that may be needed to support the student to meet expected behaviours, for example, <u>Inclusive</u> <u>Education Support Program</u> or a referral to <u>Student Support Services</u>
- a behaviour support plan with learning and behaviour goals (this may be a standalone plan or incorporated into a student's existing personalised plans, for example, One Plan).
- any agreed support to be provided by parents or carers, and department staff
- other support programs or services the student and parents or carers may have been accessing outside of the school.

After the reconnection meeting

- Attach any documents including reconnection meeting notes to the student's physical and electronic file.
- Share information and plans with relevant staff to ensure adjustments, tailored supports and strategies are implemented and monitored across the school.

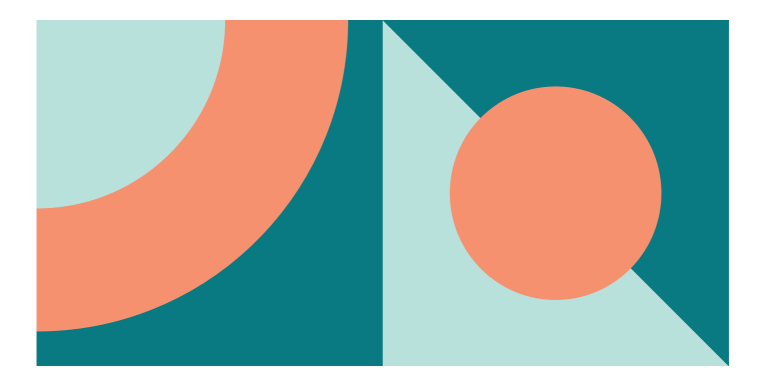
It is recommended that a suitable staff member is identified to check in with the student after their reconnection to monitor progress.

5. Suspension appeals

There is no formal appeal process for the use of suspensions in the Act. The department's <u>complaints management process</u> applies.

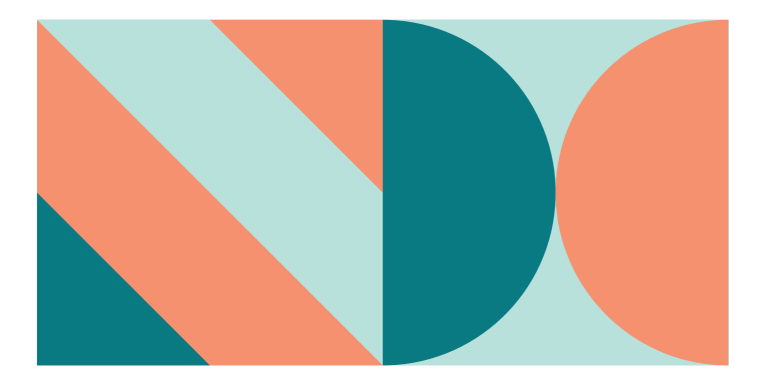
Notes

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Suspension, exclusion and expulsion of students

Procedure – Exclusion





Government of South Australia

Department for Education

Exclusion

The legal authority to exclude students from school is in section 77 of the Act.

Exclusions are longer term responses to serious behaviour that endangers safety or persistently interferes with teaching and learning. The seriousness and impact of the behaviour means it is not possible to plan for the student's safe return to school within a 1 to 5-day suspension.

The Principal decides how many weeks are needed from 4 to 10 weeks to plan and provide necessary supports for the student's safe and positive reconnection.

This includes:

- further assessment
- identifying and resourcing the required support
- engaging with other services or agencies if relevant
- developing an alternative learning program for students to learn skills to be safe at school.

The Principal must refer to relevant <u>policies</u> and <u>procedures</u> for specific behaviours, for example, sexual behaviour, assault, drugs, and bullying.

Exclusion length

Exclusion from school means that the student does not attend school for:

- between 4 and 10 weeks, or
- the remainder of a term. If an exclusion is for the remainder of a school term, it may be less than 4 weeks or more than 10 weeks.
 For example, a student can be excluded for 2 weeks if the exclusion starts in week 8 and is for the remainder of the 10-week term.

Exclusions are counted in consecutive weeks, not school weeks. This means that if an exclusion goes across the school holidays, the weeks of the school holidays must be included in the exclusion. Where possible, exclusion over school holidays should be avoided to allow students to have a 'fresh start' each term.

In exceptional circumstances, an exclusion may carry over into a new year. In these circumstances:

• the Principal should consult with their Education Director

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- the December to January school holidays must be counted in the weeks of exclusion
- an alternative learning program and staff support of that program must be provided during the school term but is not required during the holiday period.

An exclusion may be extended if the Principal considers it appropriate. An extension of an exclusion:

- may happen if the student has not participated in their alternative learning program or the goals of the exclusion have not been met
- must not take the total exclusion period beyond 10 consecutive weeks (or until the end of the school term in which the exclusion occurs, whichever is the greater). For example, a 6-week exclusion may be extended by up to 4 weeks, but a 10-week exclusion cannot be extended.

If the Principal decides to extend the length of an exclusion, they must communicate with the student, parents or carers about their decision and provide details of the extension and reconnection plan. Exclusions may occur sequentially if a new behaviour incident happens (that meets the grounds for exclusion) while the student is already excluded. In this situation, one exclusion can be followed by another exclusion without the student returning to school.

The exclusion procedure must be followed for each exclusion. This means that a student will be suspended pending directions at the conclusion of the current exclusion, and a Directions Conference held to address the new behaviour incident.

See <u>Appendix 5</u> for a checklist to help you consider all the requirements in this procedure about exclusion.

1. Collect information about the behaviour incident

The Principal is responsible for collecting and considering the information about the behaviour incident. They may ask school staff to collect information on their behalf.

If the Principal believes that a student has acted illegally, they should seek and follow police advice (phone 131 444) about:

- any restrictions on interviews about the incident
- handling of evidence.

Refer to supporting information <u>advice for</u> <u>schools about seeking police assistance (DOCX</u> <u>610 KB)</u>.

Take reasonable steps

School staff must take reasonable steps to collect:

- information from students, staff, and parent or carer witnesses
- documentation of the behaviour, including screenshots, emails, written records, and video footage

- information from the student who has engaged in the behaviour of concern
- any information that provides a thorough understanding of the situation.

When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing
- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for students who have English as an additional language
- being flexible about when and how a student shares their perspective about the behaviour, for example, if they are too distressed at the time, provide alternatives, such as a phone call when they are at home
- a support person for the student, including other staff who may be able to support, for example a Student Wellbeing Leader. For Aboriginal students it is recommended that Aboriginal sitebased staff are involved to ensure <u>cultural safety</u>.

Consider other reporting requirements, for example, a critical incident report, an injury report or a mandatory notification.

If there were <u>other students or staff affected</u> <u>by the behaviour</u>, the Principal must ensure an appropriate response is provided to those involved.

2. Decide if an exclusion might be appropriate

2.1 Legal grounds

When deciding if a suspension pending directions (considering exclusion) is an appropriate response, the Principal must believe on reasonable grounds that:

- the student has threatened or perpetrated violence; or
- the student has acted in a way that threatens the safety or wellbeing of a student, member of staff or other person associated with the school (including by sexually harassing, racially vilifying, verbally abusing or bullying that person); or
- the student has acted illegally*; or
- the student has interfered with the ability of a teacher to teach or of a student to learn; or
- the student has acted in a way that threatens the good order of the school by persistently contravening or failing to comply with rules applying within the school about behaviour.

* This ground should only be used in exceptional circumstances for students under 10 years of age given that the age of criminal responsibility is 10 years and over.

2.2 Factors that must be considered

When deciding whether to exclude a student whose behaviour has met the grounds for exclusion, the Regulations require that the Principal must also consider the following factors:

- the severity and frequency of the misbehaviour of the student; and
- the student's prior record of behaviour and response to previous consequences (if any); and
- if relevant, any adjustments that have been made to support the participation of that student, or students with disability generally, at the school; and

- any other relevant matter, identified by the department to include:
 - the student's age and stage of development and level of understanding
 - whether any personalised plans the student has, for example, One Plan or behaviour support plan are being actively implemented and monitored
 - if the decision is safe in the student's circumstances
 - whether the student is at higher risk of exclusionary responses and, if so, whether the school should provide extra help to support their access and inclusion
 - whether the decision is likely to prevent future behaviours of concerns
 - whether the intended outcomes can be reasonably achieved using a different response
 - if the response will impact on the student's ability to complete and achieve their SACE or other academic achievement or pathway.

The Principal may exclude students for <u>behaviours</u> <u>that happen outside of school hours or off school</u> <u>grounds</u> where there is a reasonable connection between the student's behaviour, the school community and school relationships.

The Principal may, but is not required to, exclude a student for <u>behaviour that is being investigated</u> by the police.

2.3 Check the student's suspension and exclusion records

The Principal must record authorisation from their Education Director to exceed the suspension or exclusion limits, this includes suspension pending directions. See <u>Appendix 1</u> for how to record Education Director approval.

2.4 Document the decision to suspend pending directions

The Principal must document:

- the reasons for issuing a suspension and considering exclusion
- the information and evidence they relied on, including the factors that have weighed on their decision, factors that must be considered.

See supporting tool <u>Decision making record</u> (DOCX 77 KB).

2.5 Communicate the decision – suspension pending directions (considering exclusion)

The Principal cannot exclude a student from attendance at school unless the student has first been suspended for between 1 and 5 consecutive school days (suspension pending directions). If exclusion is decided, the suspension days are not included in the exclusion length.

The Principal must make sure that the suspension pending directions (considering exclusion) decision is communicated by a person who can explain the decision to the student and their parents or carers. Consideration should be given to parents or carers who require this information to be translated into a language other than English.

Communication with parents or carers must be verbal by phone or face to face, as soon as possible after the decision is made. In addition, for <u>children</u> <u>in care</u> the DCP case worker must be notified as the legal guardian.

Inform parents or carers about the following:

• the reasons for the decision, this can include legal grounds for exclusion, events that led up to the decision, any supports provided to the student, and length of the suspension pending directions

- that the student cannot be on school grounds during the suspension pending directions, or whether the student will be given written permission to be on school grounds
- any conditions during the suspension pending directions, for example, what days the student will attend a specific location within the school for an alternative learning program, if relevant
- that a 'notice of Directions Conference Principal considering exclusion from school' and information for parents or carers about exclusion (PDF 88 KB) fact sheet will be provided
- that a Directions Conference will be held within the 5-day suspension pending directions
- what to expect at the Directions Conference including who will be involved (consider seeking consent from the parent or carer for attendance of a <u>Behaviour Support Educator</u>, or Aboriginal Education Services if relevant)
- their rights to bring a support person or advocate to the Directions Conference, or that the school can provide a school-based advocate if needed. See <u>support people</u> and advocates at reconnection meetings and directions conferences and <u>school-based</u> advocates.
- that a staff member will connect with the student, parents or carers during the suspension pending directions, for example by phone (required for suspensions of 4 or 5 days).
 See <u>connecting with students who are</u> <u>suspended from school</u>.

Where all reasonable attempts to notify parents or carers of the decision have been unsuccessful, make sure the attempts have been recorded on the student's physical and electronic file along with the written notice of the suspension. Three attempts in 2 days is considered reasonable.

2.6 Prepare the 'notice'

The Principal must:

- record the accurate code and populate a 'notice of Directions Conference – Principal considering exclusion' – see <u>Appendix 13</u>
- include a clear personalised description of the behaviours of concern in the 'free text' box on the 'notice'
- provide the notice to parents or carers in-person or by email with read receipt or by registered mail
- include a copy of the information for parents or carers about exclusion (PDF 88 KB) fact sheet.

Copies of the signed 'notice' must be stored in <u>departmental business systems</u> or the student's physical file, or both.

2.7 Prepare for the Directions Conference

During the 5-day suspension (and before a decision is made about exclusion), the Principal must hold a Directions Conference with:

- the student
- their parents or carers
- school staff.

The Principal must consider:

- what other services and expertise might be needed to inform behaviour support planning, for example, a <u>Behaviour Support Educator</u>, Aboriginal Education Services or other external professionals
- possible options for an alternative learning program (if an exclusion is decided at the Directions Conference), see <u>Learning Centres</u> (metro) and Country in Lieu Funding (regional)
- what needs to be done to help the student, and their parents or carers meaningfully participate, for example, any specific adjustments, culturally responsive and trauma informed approaches, support persons, or interpreting services

- what information and documents are required, for example, a One Plan, behaviour support plan, or recent educational or health assessments
- who will record the discussion and agreements at the meeting.

Alternative ways to hold the Directions Conference may be considered by the Principal.

2.8 At the Directions Conference

At the Directions Conference, the student, and their parents or carers must be provided with an opportunity to:

- hear the concerns about the behaviour
- respond to the concerns
- provide any other information that they would like the Principal to consider when deciding if an exclusion should happen
- discuss how they would like to repair the harm that may have been caused by the behaviour.

The decision to exclude is generally made at the end of the Directions Conference, after all the information and factors have been considered. This includes the length between 4 and 10 calendar weeks or the remainder of a school term.

If the Principal decides to exclude the student, the participants of the meeting can then <u>plan</u> for the exclusion.

If the Principal decides not to exclude the student, the process for <u>reconnection after suspension</u> is followed.

2.9 Document the exclusion decision

The Principal must document:

- the reasons for excluding the student
- the reasons for the exclusion length, for example, why a 10-week exclusion is necessary rather than 4 or 6 weeks
- the information and evidence they relied on, including the factors that have weighed on their decision (see 2.2 <u>'Factors that must be</u> <u>considered</u>').

See supporting tool <u>Decision making record</u> (DOCX 77 KB).

2.10 Communicate the exclusion decision

The decision to exclude the student must be made and communicated before the end of the 5-day suspension pending directions.

The Principal responsible for the exclusion decision must make sure the decision is communicated by a person who can explain the decision to the student and their parents or carers. Consideration should be given to parents or carers who require this information to be translated into a language other than English.

The Principal must explain the right to appeal to the student and their parents or carers and provide the following:

- 'notice of exclusion from school', see Appendix 14
- 'appeal against exclusion from a school', see <u>Appendix 20</u>.

Copies of the signed 'notice' must be stored in <u>departmental business systems</u> or the student's physical file, or both.

2.11 Prepare the 'notice'

The Principal must:

- record the accurate code and populate a 'notice of exclusion from school', see <u>Appendix 14</u>
- include a clear personalised description of the behaviours of concern in the 'free text' box on the 'notice'
- provide the notice to parents or carers in-person or by email with read receipt or by registered mail
- provide the 'appeal against exclusion from a school' to the parents or carers, see <u>Appendix 20</u>.

3. Plan for the exclusion

Connecting with students who are excluded from school

Connecting with a student through an exclusion (see <u>weekly monitoring</u>) provides an opportunity to support their sense of belonging, check on wellbeing and support their readiness for the reconnection meeting.

Exclusions are recorded as an alternative learning program. Therefore, schools must provide work and learning goals to be completed during the exclusion for students who are of compulsory education age (16 years of age or younger). Schools may choose to provide schoolwork for excluded students who are above compulsory education age (17 years of age or older), particularly to make sure that SACE outcomes are not jeopardised by the exclusion.

The Principal must follow the <u>Attendance at</u> <u>school procedure (PDF 592 KB)</u> in situations where a student is not attending or engaging in their alternative learning program, weekly check-ins or mid-exclusion review meeting.

Excluded students on school grounds with permission

In general, an excluded student is <u>not permitted to</u> <u>be on school grounds</u>.

However, there may be situations when a Principal determines that a student is permitted to be onsite. This may occur when the student:

- helps siblings travel to and from school
- has been provided with an alternative learning program in a specific part of the school (see <u>Appendix 2</u> for system level reporting requirements about recording behaviour and attendance codes)
- is using a non-school service that is located on the same premises
- needs to attend school for an educational assessment.

The written permission should state any conditions of the excluded student's attendance on school grounds including the:

- time and days the student can be onsite
- where the student is permitted to be, for example, a specific building
- which staff are responsible for supervising the student
- details of the alternative learning program.

During this time, the student cannot participate in their usual learning program.

Alternative learning programs

Alternative learning programs may include:

- placement at another school, including consideration of Open Access College.
 These placements are negotiated between principals and may be escalated to the Education Director for assistance if a suitable school placement cannot be negotiated
- placement at a Learning Centre, see supporting information <u>learning centres</u>
- a program in an identified part of the enrolled school
- a learning program at home.

A decision for a student to complete their alternative learning program at home should only be made if:

- the decision is safe for the student based on their family and community circumstances
- the student has the necessary materials to complete their learning program at home
- the school can provide the level of support required
- there is no other viable option.

The alternative learning program must include the details of the supports that will be provided to the student to help them be successful in their learning while excluded. No learning program is required during school holidays.

In setting up an alternative placement at a different school, the school of enrolment is responsible for arranging supports with the new school including a behaviour support plan for the student.

Weekly monitoring

During the exclusion, there must be weekly monitoring of the student's progress, for example by phone, face to face or video link up.

The Principal must:

- work with leadership or other staff to decide who is best placed to take responsibility for making contact with the student during the exclusion
- consider staff roles and capacity when deciding who will take on this responsibility
- decide the most suitable method of communicating and connecting with a student depending on their age and specific needs.

Mid-exclusion review

A mid-exclusion review must be held to review the student's progress against the identified learning and behaviour goals and update the behaviour support plan with new strategies and goals if the current ones are not effective.

The Principal must record details about weekly monitoring and the mid-exclusion review meeting in the student's physical or electronic file, or both.

4. Reconnection after exclusion

Before the student's scheduled return to school, a reconnection meeting must be held.

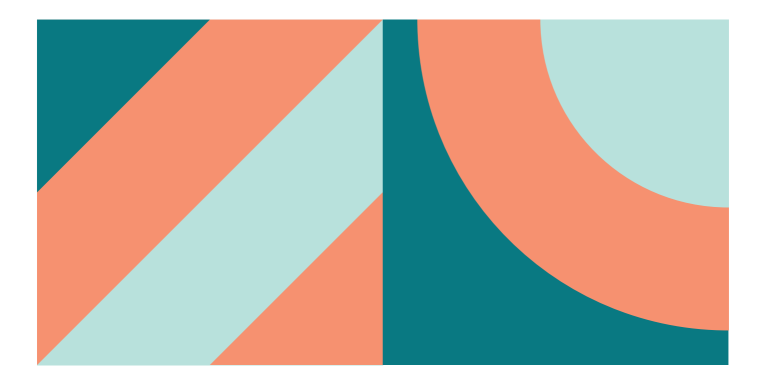
Principals must refer to and follow the reconnection after suspension process.

An excluded student may enrol at another government school only at the end of their exclusion and after negotiation between the Principals of the current and proposed schools. The behaviour support plan with learning and behaviour goals is negotiated between the 2 schools, the student, and the student's parents or carers.

5. Exclusion appeals

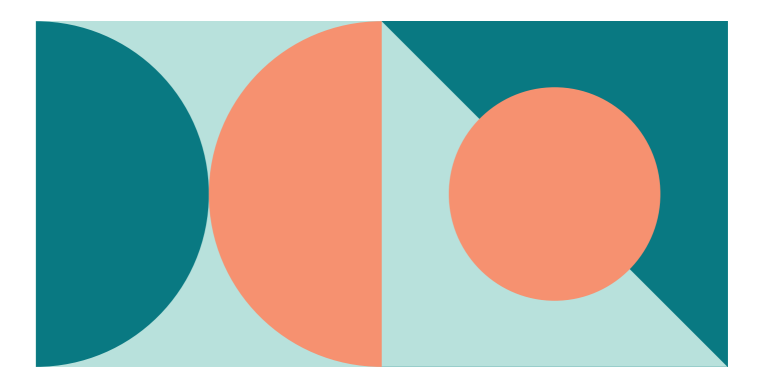
The legal authority for appeals against a decision to exclude is in section 80 of the Act. The department's complaints management process does not apply. Refer to <u>appeals</u>.

Notes



Suspension, exclusion and expulsion of students

Procedure – Expulsion





Government of South Australia Department for Education

Expulsion

The legal authority to expel students from school is in sections 78 and 79 of the Act.

Expulsions are a rare occurrence and the most serious response that may be given. They are used in response to behaviour that poses an unmanageable risk to the health, safety and welfare of members of the school community. The behaviour is of such magnitude that it is not possible to plan for the student's safe return to school within an exclusion of 4 to 10 weeks.

The Act limits the use of expulsions to students who are above compulsory school age. This means that only students who are aged 16 years or older can be expelled. A student who is above compulsory school age may be expelled from a school, or from all government schools, for a specified period.

When expelling from a particular school, the Principal decides how many months are needed (from 6 to 18 months). When expelling from all government schools, the Chief Executive decides how long is needed (from 12 months to 5 years).

The Principal must refer to relevant <u>policies</u> and <u>procedures</u> for specific behaviours. For example, sexual behaviour, assault, drugs and bullying.

Expulsion length

A student cannot be expelled unless they have first been suspended from attendance at the school for a period not exceeding:

- 20 consecutive school days (in the case of expulsion from a particular school)
- 30 consecutive school days (in the case of expulsion from all government schools).

The Principal may expel a student who is above compulsory school age from a particular school (the student may not attend at that school) for:

- the remainder of the semester or year, or not less than 6 consecutive months
- not more than 18 consecutive months.

The Chief Executive may expel a student who is above compulsory school age from all government schools (the student may not attend at any government school) for:

- not less than 12 consecutive months
- not more than 5 consecutive years.

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School fees are not refundable for students who have been expelled.

See <u>Appendix 6</u> for a checklist to help you consider all the requirements in this procedure about expulsion.

1. Collect information about the behaviour

The Principal is responsible for collecting and considering the information about the behaviour. They may ask school staff to collect information on their behalf.

If the Principal believes that a student has acted illegally, they should seek and follow police advice (phone 131 444) about:

- any restrictions on interviews about the incident
- handling of evidence.

See supporting information <u>advice for schools</u> about seeking police assistance (DOCX 610 KB).

Take reasonable steps

School staff must take reasonable steps to collect:

- information from students, staff and parent or carer witnesses
- documentation of the behaviour, including screenshots, emails, written records and video footage
- information from the student who has engaged in the behaviour of concern
- any information that provides a thorough understanding of the situation.

When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing
- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for students who have English as an additional language
- being flexible about when and how a student shares their perspective about the behaviour, for example, if they are too distressed at the time, provide alternatives, such as a phone call when they are at home
- a support person for the student, including other staff who may be able to support, for example, Student Wellbeing Leader. For Aboriginal students it is recommended that Aboriginal sitebased staff are involved to ensure <u>cultural safety</u>.

Consider other reporting requirements, for example, a critical incident report, an injury report or a mandatory notification.

If there were <u>other students or staff affected</u> <u>by the behaviour</u>, the Principal must ensure an appropriate response is provided to those involved.

2. Decide if an expulsion might be appropriate

2.1 Legal grounds

When deciding if suspension pending directions (considering expulsion) is an appropriate response, the Principal must believe on reasonable grounds that:

- the student has threatened or perpetrated violence; or
- the student has acted in a way that threatens the safety or wellbeing of a student, member of staff or other person associated with the school (including by sexually harassing, racially vilifying, verbally abusing or bullying that person); or
- the student has acted illegally; or
- the student has persistently interfered with the ability of a teacher to teach students or of a student to learn.

The Chief Executive may, on the recommendation of the Principal of the school where the student is enrolled, expel a student who is above the compulsory school age (16 years or older) from all government schools for a specified period.

This can happen if the Chief Executive believes on reasonable grounds that:

- the student has threatened or perpetrated violence; or
- the student has acted in a way that threatens the safety or wellbeing of a student, member of staff or other person associated with the school (including by sexually harassing, racially vilifying, verbally abusing or bullying that person); or
- the student has acted illegally.

2.2 Factors that must be considered

When deciding whether to expel a student whose behaviour has met the grounds for expulsion, the Regulations require that the Principal or the Chief Executive must also consider the following factors:

- the severity and frequency of the misbehaviour of the student; and
- the student's prior record of behaviour and response to previous consequences; and
- if relevant, how much adjustments have been made to support the participation of that student, or students with disability generally, at the school; and
- any other relevant matter, identified by the department to include:
 - the student's age, stage of development and level of understanding
 - whether any personalised plans the student may have, for example, a One Plan or behaviour support plan are being actively implemented and monitored
 - if the decision is safe in the student's circumstances
 - whether the student is at higher risk of exclusionary responses and if so whether the school should provide extra help to support their access and inclusion
 - whether the intended outcomes can be reasonably achieved using a different response
 - if the response will impact on the student's ability to complete and achieve their South Australian Academic Certificate of Education (SACE) or other academic achievement or pathway
 - whether the student's behaviour can be safely managed in another school.

The Principal may expel students for behaviours that happen outside of school hours and off school grounds where there is a reasonable connection between the student's behaviour, the school community and school relationships. The Principal may, but is not required to, expel a student for <u>behaviours that are being investigated</u> by the police.

2.3 Document the decision to suspend pending directions

The Principal must document:

- the reasons for issuing a suspension and considering expulsion
- the information and evidence they relied on, including the factors that have weighed on their decision, see <u>factors that must be</u> <u>considered</u>.

See supporting tool Decision making record (DOCX 77 KB).

2.4 Communicate the decision – suspension pending directions – Principal considering expulsion

The Principal must make sure that the suspension pending directions (considering expulsion) decision is communicated by a person who can explain the decision to the student and their parents or carers. Consideration should be given to parents or carers who require this information to be translated into a language other than English.

Communication with parents or carers must be verbal, by phone or face to face, as soon as possible after the decision is made. In addition, for <u>children in care</u> the DCP case worker must be notified as the legal guardian.

Inform parents or carers about the following:

- the reasons for the decision, this can include legal grounds for expulsion, events that led up to the decision, any supports provided to the student, and length of the suspension pending directions
- that the student cannot be on school grounds during the suspension pending directions
- that a 'notice of Directions Conference

 Principal considering expulsion from a school' (<u>Appendix 15</u>) or 'notice of Directions
 Conference Principal considering expulsion from all government schools' (<u>Appendix 16</u>) and <u>information for parents or carers about expulsion</u> (<u>PDF 88 KB</u>) fact sheet will be provided

- that a Directions Conference will be held within the 20-day suspension period in the case of expulsion from a particular school, or 30-day suspension period in the case of expulsion from all government schools
- what to expect at the Directions Conference, including that departmental staff or other professionals will be attending
- their rights to have a support person or advocate attend the Directions Conference. This may be a school-based advocate if needed. See <u>support</u> people and advocates at reconnection meetings and directions conferences and <u>school-based</u> advocates
- that a staff member will connect with the student, parents or carers during the suspension pending directions, for example by phone (required).

Where all reasonable attempts to notify parents or carers of the decision have been unsuccessful, make sure the attempts have been recorded on the student's physical and electronic file along with the written notice of the suspension. 3 attempts in 2 days is considered reasonable.

2.5 Prepare the 'notice'

The Principal must record the accurate code and populate one of the following:

- 'notice of Directions Conference Principal considering expulsion from a school' (<u>Appendix 15</u>)
- 'notice of Directions Conference Principal considering expulsion from all government schools' (<u>Appendix 16</u>).

The 'notice' must include a clear personalised description of the behaviour of concern in the 'free text' box.

The Principal must provide:

- the relevant notice to parents or carers in-person or by email with read receipt or by registered mail
- a copy of the information for parents or carers about expulsion (PDF 88 KB) fact sheet.

Copies of the signed 'notice' must be stored in <u>departmental business systems</u> or the student's physical file, or both.

2.6 Prepare for the Directions Conference

During the suspension, and before a decision is made about expulsion, the Principal must:

- consult with their Education Director
- arrange a Directions Conference with:
 - the student
 - their parents or carers
 - Student Support Services or Aboriginal Education Services
 - any other relevant support services.

Staff from Student Support Services or Aboriginal Education Services **must attend** the Directions Conference if expulsion is being considered for Aboriginal students, students in care and students with disability.

Given the need for Conditions for Learning to brief the Chief Executive if the Principal proceeds with recommending expulsion from all government schools, the Principal must arrange the Directions Conference as early as possible.

The Principal must consider:

- alternative enrolment or further vocational or education pathway options (required for students who are of compulsory education age, that is 16 years of age only)
- what needs to be done to help the student and their parents or carers to meaningfully participate in the Directions Conference, for example, any specific adjustments, culturally responsive and trauma informed approaches, support persons or interpreting service
- information and documents required, for example One Plan, behaviour support plan and recent educational and health assessments
- who will record the discussion and agreements at the meeting.

2.7 At the Directions Conference

At the Directions Conference, the student and parents or carers must be provided with an opportunity to:

- hear the concerns about the behaviour
- respond to the concerns
- provide any other information that they would like the Principal to consider when deciding if an expulsion should happen
- discuss how they would like to repair the harm that may have been caused by the behaviour.

The decisions to move to expulsion and the length of the expulsion are generally made at the Directions Conference.

If an expulsion is decided, the Principal must work with their Education Director to provide Conditions for Learning with information and documentation to brief the Chief Executive of the Principal's:

- decision to expel the student from a particular school
- recommendation to the Chief Executive for the student to be expelled from all government schools.

The Chief Executive may expel a student who is above the compulsory school age (16 years or older) from all government schools for between 12 months and 5 years:

- on the recommendation of the Principal of the school where the student is enrolled
- if they believe on reasonable grounds the behaviour has met the grounds for expulsion.

If the Principal decides to expel the student from a particular school refer to <u>expulsion from</u> <u>a particular school</u>.

If the Chief Executive decides to expel the student from all government schools refer to expulsion from all government schools.

If the Principal decides not to expel the student, the process for exclusion (starting from <u>communication of an exclusion decision</u>) or <u>reconnection after suspension</u> is followed.

2.8 Document the expulsion decision

The Principal must document:

- the reasons for expelling the student
- the reasons for the expulsion length, for example, why an 18-month expulsion is necessary rather than 6 months
- the information and evidence they relied on, including the factors that have weighed on their decision, see <u>factors that must be considered</u>.

See supporting tool <u>Decision making record</u> (DOCX 77 KB).

2.9 Communicate the expulsion decision

The decision must be made and communicated before the end of the suspension pending directions.

The Principal responsible for the expulsion decision must make sure the decision is communicated by a person who can explain the decision to the student, parents or carers. Consideration should be given to parents or carers who require this information to be translated into a language other than English.

The Principal must explain the right to appeal to the student, parents or carers and provide the relevant 'notice' and appeal form (see 'prepare the notice' below).

2.10 Prepare the 'notice'

The Principal must record the accurate code and populate one of the following:

- 'notice of expulsion from a school' (Appendix 17)
- 'notice of intention to recommend expulsion from all government schools' (<u>Appendix 18</u>)
- 'notice of exclusion from school' (<u>Appendix 14</u>) if the Principal decided not to expel the student, but rather exclude them.

The 'notice' must include:

• a clear personalised description of the behaviour of concern in the 'free text' box on the 'notice'

- an alternative learning program (mandatory for students who are of compulsory education age, that is 16 years of age)
- any requirements that must be met before the student may apply to return to the school.

The Principal must:

- provide the relevant notice to parents or carers in-person or by email with read receipt or by registered mail
- include the form to 'appeal against expulsion from a school' (<u>Appendix 21</u>) or 'appeal against expulsion from all government schools' (<u>Appendix 22</u>) or 'appeal against exclusion from school' (<u>Appendix 20</u>)
- provide the 'notice of intention to recommend expulsion from all government schools' (<u>Appendix 18</u>) to the Chief Executive. The Principal does this through their Education Director and Conditions for Learning.

Copies of the signed 'notice' must be stored in <u>departmental business systems</u> or the student's physical file, or both.

3. Plan for the expulsion

Expulsion from a particular school

A student who has been expelled from a particular school who is of compulsory education age (16 years of age) must be offered options that let them meet their compulsory education requirements.

This may include:

- an alternative enrolment at another school if the student's behaviour can be safely managed in a school environment. These enrolments are negotiated between the Principals and may be escalated to the Education Director for assistance. A student who is expelled from a particular school cannot enrol at another government school outside of this process
- an enrolment at Open Access College
- referral to vocational and further education pathways for example, TAFE.

The Principal is not required to offer education options for a student who is over the compulsory education age (17 years of age or over) but may, if appropriate, refer the student to vocational and further education pathways.

A student may contact the Principal about the possibility of returning to school. Contact must be made at least 8 weeks prior to the expulsion end date. The Principal may end the enrolment of a student if contact is not made within this timeframe and the student is 17 years of age or over.

The Principal may end the enrolment of a student who is expelled and is 18 years of age or over at the time of the expulsion decision.

If there are known concerns about the safety or wellbeing of the student, the school must make reasonable attempts (for example, 3 attempts in 2 weeks) to refer the student to community support services before ending the enrolment.

Expulsion from all government schools

Following a decision by the Chief Executive to expel a student from all government schools, a student who is 16 years of age or older will have their enrolment ended.

The Chief Executive will issue a 'notice of expulsion from all government schools' (Appendix 19).

The Principal must provide students of compulsory education age (16 years of age only) with information about options to meet their compulsory education requirements.

Expelled students on school grounds with permission

In general, an expelled student is <u>not permitted</u> to be on school grounds.

However, there may be situations when a Principal determines that a student is permitted to be onsite. This may occur when the student:

• helps siblings travel to and from school

- has been provided with an alternative learning program in a specific part of the school (see <u>Appendix 2</u> for system level reporting requirements about recording behaviour and attendance codes)
- is using a non-school service that is located on the same premises
- needs to attend school for an educational assessment.

The written permission must state any conditions of the excluded student's attendance on school grounds including the:

- time and days the student can be onsite
- where the student is permitted to be, for example, a specific building
- which staff are responsible for supervising the student
- details of the alternative learning program.

For students expelled from all government schools, written permission must be provided by the Chief Executive or the Principal of the school.

During this time, the student cannot participate in their usual learning program.

4. Reconnection after expulsion

Reconnection is only an option for a student who is expelled from a particular school.

The student can contact their Principal to discuss the possibility of a return to school.

The Principal must consider the length of the expulsion and the age of the student when deciding whether the student can return. If the Principal determines that the student can return, a reconnection meeting is arranged by the school.

At the reconnection meeting the student's progress is reviewed, including what they have done to:

- engage in learning opportunities while expelled
- restore and repair the harm that may have resulted from their behaviour

Principals must refer to and follow the reconnection after suspension process.

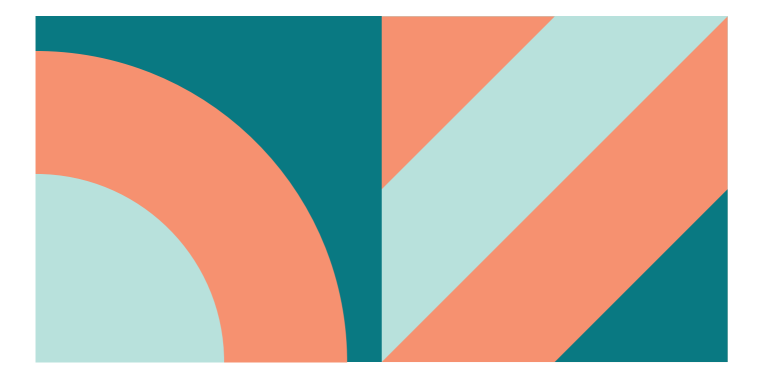
A student who has been expelled cannot return to the school before a reconnection meeting is held.

Adult education pathways

Students aged 18 years or over can seek to enrol at a government adult education setting at the end of an expulsion. For further information, refer to the <u>Adult enrolment policy</u>.

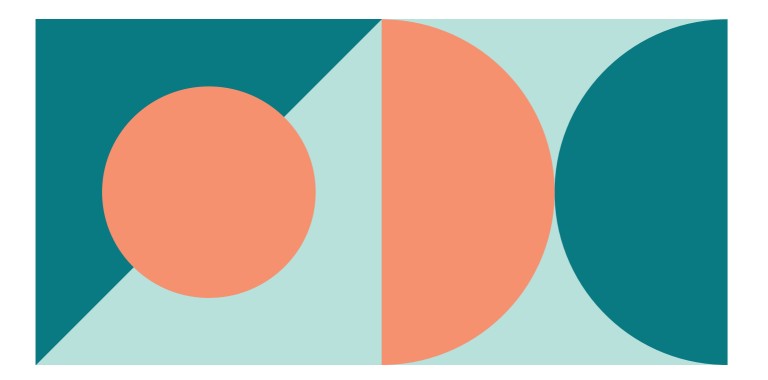
5. Expulsion appeals

The legal authority for appeals against a decision to expel is in section 80 of the Act. The department's complaints management process does not apply. Refer to <u>appeals</u>.



Suspension, exclusion and expulsion of students

Procedure — Appeal





Government of South Australia Department for Education

Appeal against exclusion or expulsion

The legal authority for appeals against the decision to exclude or expel a student from school is in section 80 of the Act. The decision to suspend a student cannot be appealed.

An explanation of the appeal process must be provided to the student and their parents or carers when the decision is made to exclude, extend an exclusion or expel a student. The student and parents or carers must be given the appropriate appeal form. An appeal must not impact or change the placement of a student in an alternative learning program during the appeal process. For example, placement at a learning centre. If the exclusion decision is overturned, the student returns to their enrolling school. If the exclusion decision remains in place following the appeal process, the student continues in their alternative learning program placement.

Persons who can appeal (the appellant)

An appellant can be:

• the student

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- the student's parents or carers
- another adult acting at the request of the student or the student's parents or carers.

Grounds for an appeal

An appeal can be lodged on the following grounds:

- error of fact, for example, the student did not behave as alleged
- error of process, for example, the school did not conduct a Directions Conference
- inappropriate length of exclusion or expulsion, for example, the time is longer than the school reasonably requires to plan and provide necessary supports for the student's safe and positive reconnection
- inappropriate conditions of exclusion or expulsion, for example, the alternative program does not provide enough learning supports.

Timeframes for appeals

Appeals must be lodged within:

- 5 school days of the student and their parents or carers being advised of an exclusion decision, or a decision to extend an exclusion
- 10 school days of the student and parents or carers being advised of an expulsion decision.

The relevant authority may allow an appeal that was lodged outside of these timeframes to be heard if there was an appropriate reason for the delay in lodging the appeal.

Appeals must be lodged with the relevant authority:

- Education Director, as chair of the appeal panel for a decision by a Principal to exclude the student from school or to extend an exclusion
- Chief Executive for a decision by a Principal to expel the student from a school
- Minister for Education for a decision by the Chief Executive to expel the student from all government schools and Department for Education facilities.

Appeals process (exclusion)

See the 'appeals checklist' (Appendix 11).

The Education Director must:

- respond to the appellant with a 'notice of receipt of request to appeal against exclusion' (Appendix 23) as soon as possible
- advise the Principal that an appeal has been lodged, including the specified grounds for appeal
- in line with section 80 of the Act:
 - make sure the appeal is heard and the appellant is notified of the appeal outcome within 2 weeks of the date the appeal is lodged (the 2-week timeframe must be met even when it falls within school holidays)
 - check whether the Principal, as the person who made the original decision, has made the optional decision to put the exclusion on hold until the appeal is determined (noting that an exclusion cannot be put on hold if it would create danger to a person or property or to allow danger to person or property to continue).

Decisions about appeals against exclusion

An appeal against a decision to exclude a student will be considered by an appeal panel of:

- an Education Director (panel chair)
- a Principal of a school (not being the Principal who made the decision to exclude the student)
- a person with experience in the administration of equal opportunity matters.

Where possible, the third panel member (with experience in the administration of equal opportunity matters) **should** have expertise in an area related to the behaviour incident or the student's circumstances. This includes behaviour support, disability support, trauma informed practice and cultural knowledge. In appeals for Aboriginal students, students in care or students with disability:

- the third panel member must have expertise in an area related to the student's behaviour or circumstances, including behaviour support, disability support, trauma informed practice, or cultural knowledge.
- Student Support Services and Aboriginal Education Services are best placed to contribute to appeal panels for Aboriginal students, students in care or students with disability.

The student or their parents or carers can provide any information they want to have considered by the appeal panel. They may also identify key people who can provide additional information to the appeal panel, including:

- department staff, such as Student Support Services and Aboriginal Education Services
- external professionals working with the student or family, including advocates
- a family member, community member, elder or kin who is able to provide relevant information and advice.

The appeal panel may seek out information and advice from anyone who is able to help the panel make its decision.

The decision of the appeal panel must be made:

- by a majority of the members on the panel
- within the 2-week timeframe for the appellant to be advised of the outcome of the appeal. That is, within 2 weeks of the request for an appeal being lodged.

Decisions about appeals against expulsion

An appeal against the Principal's decision to expel a student from a particular school will be decided by the Chief Executive.

An appeal against the Chief Executive's decision to expel a student from all government schools will be decided by the Minister for Education.

Appeal outcomes

The outcome of an appeal against exclusion, exclusion extension or expulsion may be to:

- uphold the decision, and its terms and conditions
- uphold the decision, and change the terms and conditions
- make recommendations about the actions to be taken
- overturn the decision and make an alternative decision
- make any decision that the relevant authority thinks appropriate.

The relevant authority for the appeal decision must communicate the appeal outcomes to the student and their parents or carers. For exclusion appeals, the Education Director must provide the 'notice of exclusion appeal outcome' (Appendix 24).

Where a decision is made to overturn an exclusion or expulsion, it is the responsibility of the Education Director to:

- help the school, student and parents or carers to negotiate the reconnection
- support the school during the process.

Appeal documents

All documents relevant to the appeal must be given to the enrolling school to be stored in the student's physical and electronic file.

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Chief Executive

Responsible for appeals against the decision of a Principal to expel a student above compulsory school age from a particular school.

Responsible for decisions to expel a student above compulsory school age from all government schools.

Education Director

Support schools within their portfolio to follow the procedures.

Support principals to negotiate alternative learning placements for students who have been excluded or expelled from a particular school, including dispute resolution between schools.

Execute their delegated powers to approve decisions about suspensions and exclusions that will exceed legislative limits, where appropriate Instrument of Delegation (PDF 138 KB).

Support principals and schools to manage complex situations where the expulsion of a student is considered.

Chair appeal panels where an appeal has been lodged against a decision to exclude a student or extend an exclusion of a student.

Principal

Make sure that any suspension, exclusion and expulsion in their school is done in accordance with the procedure.

Make decisions regarding suspensions, exclusions, extension of exclusions and expulsions of students from their school.

Make recommendations to Chief Executive about the expulsion of a student from all government schools.

Engagement and Wellbeing Directorate

Responsible for the development and updating of the procedure.

Provide policy advice to specialist staff supporting school leaders to apply the procedures fairly, consistently and accurately.

Student Support Services (SSS)

Provide specialist advice and services to support the promotion of positive behaviour for children and young people in department settings. Model and coach behaviour interventions and strategies within department settings and provide practical support to educators and support staff.

Provide specialist advice and services to support targeted and intensive behaviour interventions for children and young people who require support to be safely included in department education, early childhood and care services. This may occur through attendance at Directions Conferences, reconnection meetings and appeal panels.

Behaviour Support Educator

Support school leadership with advice regarding this procedure and the development of alternative programs for students who have been excluded. This could be in the form of:

- a consultation prior to a Directions Conference (no consent required)
- attendance and support at a Directions Conference or reconnection meeting (consent required).

Attendance of a Behaviour Support Educator (BSE) may be dependent on capacity, with priority given to Aboriginal learners, students with disability and children in care.

The BSE will promote and model restorative practice and can use this approach when attending Directions Conferences or reconnection meetings. Emphasis is on early intervention. Schools do not need to wait until a suspension or exclusion is being considered to consult with a BSE.

Children in Care service

The <u>Children in Care service</u> is a team of specialist education social workers who provide support and advice regarding suspensions and exclusions for children in care. This may include working with the Department for Child Protection and the team around the child to provide a trauma informed lens on reconnection meetings, Directions Conferences and the child's transitions between sites.

EALD Cultural and Bilingual Support Team

The EALD Cultural and Bilingual Support Team

works collaboratively with schools, students and parents or carers through the suspension and exclusion processes to ensure culturally sensitive support. This includes support for reconnection meetings or Directions Conferences and follow-up conversations and phone calls as needed.

Aboriginal Education Services

Aboriginal Education Services provide culturally inclusive and responsive practice and program advice to sites to prevent and reduce the use of exclusionary responses with Aboriginal children and young people.

behaviour support plan

A <u>behaviour support plan</u> is used in education and care settings when a child or young person needs support with complex or unsafe behaviour, to ensure their positive and safe inclusion.

compulsory education age

A child who is 16 years of age but under the age of 17 years.

cultural safety

Cultural safety is an environment that is spiritually, socially, emotionally and physically safe for people, where there is no assault, challenge or denial of their identity, of who they are and what they need. See the <u>Culturally responsive framework</u>.

Directions Conference

A Directions Conference is held when the Principal is considering exclusion or expulsion of a student. The focus is to decide (in collaboration with the student, their parents or carers and relevant others) whether an exclusion or expulsion is appropriate, and the strategies to support the student's learning or behaviour goals. The conference may or may not result in exclusion or expulsion.

parent or carer

Parent or carer refers to adults responsible for the student. It includes the student's stepparent, guardian or a person with legal responsibility for the student.

Children and young people in care may live in family-based care (with foster or kinship carers) or residential care (with a team of rotating staff providing care). The term 'carer' as used in this procedure refers to both.

If DCP is the legal guardian, the DCP case worker must be notified/provided with information.

Principal

Principal refers to the Principal of a school or authorised staff member.

reconnection meeting

A reconnection meeting is held before the end of a take-home (frequent), suspension, exclusion or expulsion to decide what supports are needed to help the student to safely and positively reconnect with the school, their peers, school staff and learning.

Related legislation

Disability Standards for Education 2005 Education and Children's Services Act 2019 Education and Children's Services Regulations 2020

Related policies

Behaviour support policy (PDF 165 KB) Attendance at school procedure (PDF 592 KB) Alcohol, tobacco and other drugs incident management procedure (PDF 349 KB) Assault – site responsibilities procedure (PDF 238 KB) Sexual behaviour in children and young people procedure and guideline (PDF 1.7 MB) Responding to students who threaten or use violence to promote a political, religious or ideological position Responding to online safety incidents in South Australian schools guideline (PDF 400 KB) Critical incidents, injury and hazard reporting Complaint management policy (PDF 263 KB) School and preschool enrolment policy (PDF 292 KB) Transfer procedure (PDF 268 KB) Information sharing guidelines (ISG) in education School dress code administrative instructions Work health and safety policy (PDF 180 KB)

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Version: 1.1

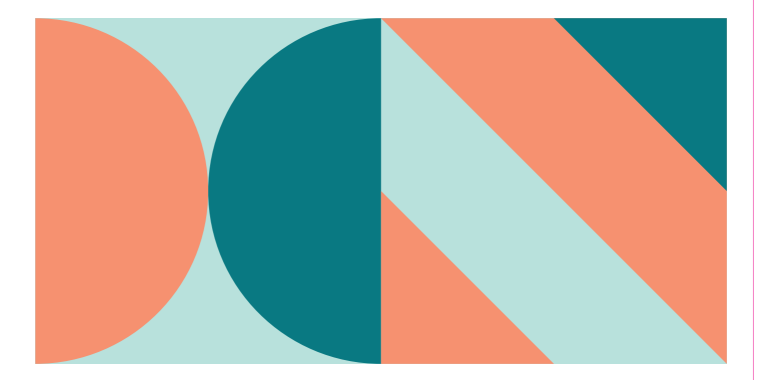
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Business unit: Engagement and Wellbeing Directorate

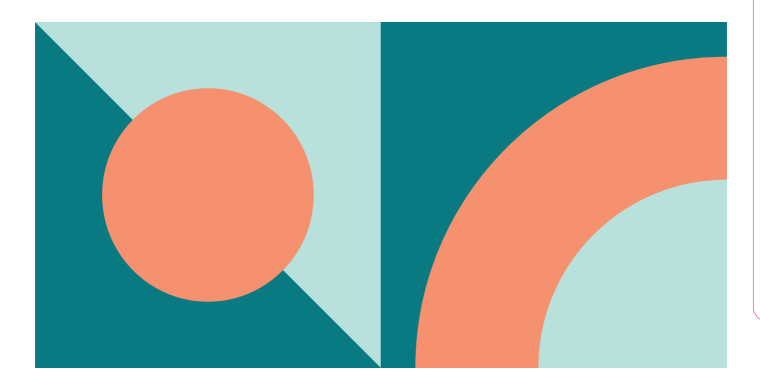
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Notes



Suspension, exclusion and expulsion of students

Procedure — Appendices



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Legislative limits for suspension or exclusion – Recording Education Director approval

A student cannot be:

- suspended for more than 15 school days in a calendar year
- suspended on more than 4 separate occasions in a calendar year
- excluded for more than 20 weeks in a calendar year

without the authorisation of the Chief Executive. This authorisation is delegated to Education Directors. Principals must record (in EDSAS or EMS) their Education Director's authorisation to exceed the above limits.

EDSAS recording

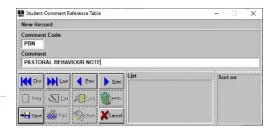
Create a new local 'Comment Code'*

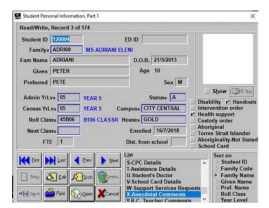
- Go to 'Student Module', then 'Student Personal Details'.
- Select the student whose details you wish to update.
- In the 'List' menu scroll down and select 'X Anecdotal Comments'.
- Click 'New' and create a new 'Comment Code'. Use the letters 'PBN' to reflect code name 'Pastoral Behaviour Note' and click 'Save' and cancel back to the 'Student Personal Details' screen list of students.

*The process to create a new Comment Code 'PBN' only needs to be done once at the local level. It will then sit as a selectable value in that field for any other student records of this kind.

Record authorisation of Education Director

- Double click the student who you want to enter the anecdotal comment for.
- In the 'List' menu select 'X Anecdotal Comments' and click 'New'.
- In the 'New Record' screen select the 'Comment Code' 'PBN'.
- In the 'Comment' free text box, record the name of the authorising Education Director, date authorised and reference the corresponding 'behaviour management record' date.





Student Ane	ecdotal Com	ments	- 🗆 ×
Read/Write,	Record 40	of 55	
Student ID *	120004	ADRIANI PETE	
Date	25/8/2023	Comment codex PBN PASTO	RAL BEHAVIOUR NOTE
Staff ID»	BASSRO	BASS RON	
Comment			
E.D. author record 24-8		been approved on 25.8-2023. Refer	to behavlour management 🦷 🗠
		i been approved on 25.8.2023. Refer	to behaviour management
		List	Sort on
record 24.8	3-2023		×

EMS recording

Pastoral (behaviour) note.

Record the name of the authorising Education Director, and date authorised in the 'Comment' free text box located in the suspension section or exclusion section of a Pastoral (behaviour) note.

uthorised By:	-Select-				
thorised Date:	04/10/2023				
Whole Day:					
From:		Starting at:	[Ø	
To:		Ending at:	[\oslash	
Comment:					
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	-Select- 04/10/2023				
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Authorised By: thorised Date: Whole Day:	04/10/2023	Starting at: Ending at:		0	,
Authorised By: thorised Date: Whole Day: From:	04/10/2023				

System level requirements for reporting behaviour

All take-homes, suspensions, exclusions and expulsions must be accurately entered throughout the school year in the department's education management systems (EDSAS and EMS).

For additional information refer to the Data Reporting and Analytics fact sheet on <u>behaviour</u> <u>management (PDF 275 KB)</u> and the <u>data dictionary (PDF 1079 KB)</u>.

	Action taken in response to		Code Absence	How to use this absence code to record	Behaviour details	
	response to haviour	EMS	EDSAS	code	absence code to record a behaviour response	
1.	Take-home.	TH	TH	K – Take-home.	Use this code to record an absence when a student is sent home for the remainder of the school day as a result of a behaviour emergency.	When entering the take- home the 'To Date' field is inactive. So, it is not possible to extend the take-home into a second day.
						The student must return to school on their next scheduled school day.
2.	Suspension.	SU	SU	S – Suspension.	Use this code to record when a student is suspended with no permission to be onsite.	A suspension can only be for a maximum of 5 school days. The Principal determines the length of the suspension.
3.	Suspension - with permission to be onsite.	SU	SU	P - Alternative Program.	Use this code to record when a principal suspends a student but provides written permission for them to be onsite. The onsite program may be	The placement number of the home school is used. A suspension can only be for a maximum of 5 school days.
					part-time or full-time and is decided by the Principal. Attendance will be monitored and recorded by the home school in EDSAS/EMS.	
4.	Suspension pending directions (considering	SE	SE	S – Suspension.	Use this code to record when a student is suspended pending directions (considering exclusion)	A suspension pending directions (considering exclusion) can only be for a maximum of 5 school days.
	exclusion).				externally from school to an agreed place, usually home.	Note: After a Directions Conference is held refer to data entry instructions for either:
						(6) Standalone suspension pending directions (SN)
						(7) Exclusion (EC)
						(8) Exclusion - with permission to be onsite.

	Action taken in response to behaviour		Code Absence	How to use this	Behaviour details	
			EDSAS	code	absence code to record a behaviour response	
5.	Suspension pending directions (considering exclusion) - with permission to be onsite.	SE	SE	P - Alternative Program.	Use this code to record when a student is suspended pending directions (considering exclusion) and the principal has provided written permission for the student to be onsite. The onsite program may be part-time or full-time and is decided by the principal. Attendance will be monitored and recorded by the home school in EDSAS/EMS.	The placement number of the home school is used. Note: After a Directions Conference is held refer to data entry instructions for either: (6) Standalone suspension pending directions (SN) (7) Exclusion (EC) (8) Exclusion - with permission to be onsite.
6.	Standalone suspension pending directions (considering exclusion or expulsion) - no exclusion or expulsion.	SN	SN	S – Suspension.	Use this code to record when a student was suspended pending directions conference, but an exclusion or expulsion did not proceed. This is a standalone suspension.	The following suspension pending directions codes: 'SE' (Suspension pending directions - considering exclusion) 'SX' (Suspension pending directions – considering expulsion from a particular school).
7.	Exclusion.	EC	EC	P - Alternative Program.	Use this code to record when a student is excluded from their home school to an alternative learning program at another school, Learning Centre or home. Note that appropriate absence details must still be completed for students on exclusion. Absences recorded at the host site will be communicated to the home school promptly for entering on EDSAS/EMS. If the student is excluded to home but is not participating in their alternative learning program on a particular day, parents are expected to provide absence reasons, e.g. illness.	If a suspension pending directions proceeds to exclusion, create a new record using the 'EC' code. The SE code for the suspension pending directions remains in the system with no change. The placement number is the location in which the student is doing their alternative learning program. For example, the school number for the Learning Centre location. If the student is completing their learning program at home use the OTH code.

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	Action taken in response to		de	Absence	How to use this	Behaviour details
in response to behaviour		EMS	EDSAS	code	absence code to record a behaviour response	
8.	Exclusion - with permission to be onsite.	EC	EC	P - Alternative Program.	Use this code to record when a student is excluded and the Principal has provided written permission for the student to be onsite. A full-time learning program must be provided, however, attendance onsite may be part-time, with the student completing the remainder of their learning program elsewhere. This is decided by the Principal. Attendance will be monitored and recorded by the home school in EDSAS/EMS.	For an exclusion response a new record must be created, and 'EC' code used. The 'SE' code for the suspension pending directions remains in the system with no change. The placement number of the home school is used.
9.	Exclusion - No Program.	ECN	EC	X - Exclusion / Expulsion – No program.	Only to be used for a student who is excluded and above compulsory education age (17 years and over) where no alternative learning program is provided.	The student remains enrolled in their school.
10.	Suspension pending directions (considering expulsion from a school).	SX	SX	S - Suspension.	Use this code to record when a student is suspended pending directions (considering expulsion from a particular school) with no permission to be onsite.	The behaviour code must not be '2 – Threatened Good Order' or '6 – Persistent and Wilful Inattention'. The suspension pending direction period must not be more than 20 consecutive school days. Note: After a Directions Conference is held, refer to data entry instructions for either: (6) Standalone suspension pending directions (SN) (7) Exclusion (EC) (11) Expulsion from a school (EX).

	Action taken in response to		Code Absence code		How to use this	Behaviour details
in response to behaviour		EMS	EDSAS	code	absence code to record a behaviour response	
11.	Expulsion of a student of compulsory education age (16 years) from a particular school. The student remains enrolled in their school and is attending an offsite learning program with another provider.	EX	EX	G – Offsite learning programs.	Students of compulsory education age must be offered options that let them meet their compulsory education requirements. Use this code to record absences to attend offsite learning programs where the curriculum is offered by another provider but where the student's enrolment is still held by the home school. Student remains active at the home school. Status should be C at the host site placement (C – exclusion/ expulsion). Absences recorded at the host site will be communicated to the home school promptly for entering on EDSAS/EMS.	If a suspension pending directions proceeds to expulsion, create a new record using the 'EX' code. The 'SX' code for the suspension pending directions remains in the system with no change. The placement number is the location in which the student is doing their alternative learning program, for example, another school. If the student is completing their learning program at home use the 'OTH' code.
12.	Expulsion of a student of compulsory education age (16 years of age only) from a particular school. The student transfers enrolment to another school.	EX	EX	No absence code is required.	Refer to the <u>Transfer procedure</u> (PDF 267 KB).	If a suspension pending directions proceeds to expulsion, create a new record using the 'EX' code. The 'SX' code for the suspension pending directions remains in the system with no change.
13.	Expulsion of a student who is over compulsory education age (17 years of age or over) from a particular school. The student remains enrolled at their school.	EX	EX	X - Exclusion / Expulsion – No program.	Use this code to record absences for a student who is expelled and above compulsory education age (17 years of age or over) where no alternative learning program is provided.	

	tion taken	Co	de	Absence	How to use this absence code to record	Behaviour details
	in response to behaviour		EDSAS	code	a behaviour response	
14.	Expulsion of a student who is over compulsory education age (17 years of age or over) from a particular school. The student's enrolment is cancelled.	EX	EX	No absence code is required.	Student can be made left with exit/left reason 'SU'.	
15.	Suspension pending directions (considering expulsion from all schools).	SA	SA	S - Suspension.	Use this code to record when a student is suspended pending directions (considering expulsion from all government schools) with no permission to be onsite.	The behaviour code must not be '2 – Threatened Good Order' or '6 – Persistent and Wilful Inattention' or '5 – interfered with rights of others'. The suspension pending direction period must not be more than 30 consecutive school days.
						Note: After a Directions Conference is held, refer to data entry instructions for either:
						(6) Standalone suspension pending directions (SN)
						(7) Exclusion (EC)
						(11) Expulsion from a school (EX)
						(12) Expulsion (EA) from all schools.
16.	Expulsion from all government schools. The student's enrolment is cancelled.	EA	EA	No absence code is required.	Student can be made left with exit/left reason 'SU'.	

	tion taken	Co	de	Absence	How to use this	Behaviour details
	response to naviour	EMS	EDSAS	code	absence code to record a behaviour response	
17.	Internal placement.	ΙΡ	ΙΡ	No absence code is required.		Internal placement is a local in-school behaviour support response. The student is provided with a full-time education program, which may be differentiated. However, the program may be provided outside of their usual classes and timetable. For example, located in a specific part of the school or under the supervision of particular staff. Internal placement is restricted to maximum of 5 schools days. Internal placements are not suspensions under the Education and Children's Services Act, 2019.
18.	Internal suspension.	IS	IS	Not in use from 1 January 2024.		

Take-home checklist

Consider how to best support priority groups, including Aboriginal students, students in care and students with disability who are at higher risk of exclusionary responses. See 'equity and inclusion' on page 6 of the procedure.

Decision maker - Principal or authorised staff member.

Hover over the orange text for additional information.

Collect and document information about the behaviour

Are you regulated and ready to respond?

In situations where a student is too distressed or upset to talk at the time, observations and reports from staff may be used to inform a take-home decision.

Refer to department policies and procedures for specific behaviours of concern.

If you believe the behaviour may be illegal, seek and follow police advice about any restrictions on interviews about the incident or handling of evidence.

Information from students, staff and parent or carer witnesses.

Other evidence or documents of the behaviour (screenshots, emails, video footage etc).

Information from the student who has engaged in the behaviour of concern. If they are too distressed at the time, provide alternatives. When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing

- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for EALD students
- a support person for the student, for example
 Student Wellbeing Leader or Aboriginal sitebased staff.

Consider other reporting requirements as a result of the behaviour.

Supports for other students or staff affected by the behaviour incident. Not applicable.

Decide if a take-home is appropriate

What do you know about the student and their circumstances?

A take-home in response to a behaviour emergency is required because (select all that apply):

behaviour is unsafe, severe and prolonged

reasonable efforts have been made to intervene in the behaviour and support the student without success

the student is too angry, upset or distressed to safely remain at school.

Is the student at higher risk of exclusionary responses? Not applicable.

Select all that apply:

Student with disability.

Aboriginal learner.

Student in care.

Attendance concerns.

- Student with a known trauma background.
- Culturally or linguistically diverse.

Plan for the take-home

How can you scaffold the student and parents or carers for success?

Communicate the take-home decision

Make sure the take-home decision is communicated:

face to face (or by phone) as soon as the decision is made

by a person who can clearly explain the decision to the student, parents or carers

to the DCP case worker as the legal guardian for a child in care. Not applicable.

Inform parents or carers about

Reasons for the decision.

Plans to reconnect the student before they return to class. Select an option:

Check in with school staff.

Short informal reconnection meeting.

Longer formal reconnection meeting.

Other_

The information for parents and carers about take-homes (PDF 73 KB) fact sheet that will be provided.

The department's complaints process.

If a longer formal reconnection meeting needs to occur, also inform parents or carers about:

what to expect at the reconnection meeting, including who will be involved

their right to bring a support person or advocate to the reconnection meeting, or that the school can provide a school-based advocate if needed.

Record all reasonable attempts to notify parents or carers of the decision in the student's physical or electronic file, or both. Three attempts in 2 days is considered reasonable.

Document the take-home decision

Record in writing:

reasons for the take-home decision

information and evidence that has been relied on including any factors that have weighed on the decision

record the accurate code in (EDSAS, EMS, Daymap etc)

any records and documentation of the decision must be stored.

Reconnection after take-home (prepare)

What needs to be done to help the student and their parents or carers to meaningfully participate in the meeting?

Coordinate the plan to reconnect the student.

See the <u>behaviour support toolkit</u> and <u>checklist</u> (PDF 73 KB) to consider what might be happening for the student and develop effective responses to the behaviour of concern. Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Does the student have an active case with Student Support Services?

Yes No

For a longer formal reconnection meeting

See Appendix 7 for the reconnection checklist.

See <u>Appendix 8</u> for the reconnection meeting template.

Suspension checklist

Consider how to best support priority groups, including Aboriginal students, students in care and students with disability who are at higher risk of exclusionary responses. See 'equity and inclusion' on page 6 of the procedure.

Decision maker – Principal or authorised staff member.

Hover over the orange text for additional information.

Collect and document information about the behaviour incident

Are you regulated and ready to respond?

Refer to department policies and procedures for specific behaviours of concern.

If you believe the behaviour may be illegal, seek and follow police advice about any restrictions on interviews about the incident or handling of evidence.

Information from students, staff and parent or carer witnesses.

Other evidence or documents of the behaviour (screenshots, emails, video footage etc).

Information from the student who has engaged in the behaviour of concern. If they are too distressed at the time, provide alternatives. When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing
- using restorative questions

- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for EALD students
- a support person for the student, for example
 Student Wellbeing Leader or Aboriginal sitebased staff.

Consider other reporting requirements as a result of the behaviour incident. Supports for other students or staff affected by the behaviour incident. Not applicable

Decide if a suspension is appropriate

What do you know about the student and their circumstances?

The student's behaviour has met one of the legal grounds for suspension (section 76 of the Act).

Factors that must be considered

The severity and frequency of the behaviour.

The student's previous record of behaviour and response to behaviour support interventions (if any).

The student's age, stage of development and their level of understanding.

For a student with disability consider what adjustments have been made to support their access and inclusion.

If any personalised plans developed for the student are being actively implemented and monitored.

If the suspension is safe in the student's circumstances.

Is the student at higher risk of exclusionary responses? Not applicable.

Select all that apply:

Student with disability.

Aboriginal learner.

Student in care.

Attendance concerns.

Student with a known trauma background.

Culturally or linguistically diverse.

Whether the decision is likely to prevent future behaviours of concern.

Whether intended outcomes can be reasonably achieved using a different response.

If the suspension will impact on the student's ability to complete and achieve their SACE or other pathway. Not applicable

Decide how many days are needed (from 1 to 5 days) to plan and provide necessary supports for the student's safe and positive reconnection.

Check the student's suspension records

If the decision will exceed the legislative limits for suspension seek and record approval of the Education Director.

Approval sought. Within limits.

Document the decision to suspend

Record in writing:

reasons for the decision to suspend, including the length

information and evidence that has been relied on including the factors (above) that have weighed on the decision.

Plan for the suspension

How can you scaffold the student and parents or carers for success?

Communicate the suspension decision

Make sure the suspension decision is communicated:

face to face (or by phone) as soon as the decision is made

by a person who can clearly explain the decision to the student, parents or carers

to the DCP case worker as the legal guardian for a child in care. Not applicable.

Inform parents or carers about

Reasons for the decision and length.

That the student cannot be on school grounds during the suspension.

The 'notice of suspension from school' and information for parents or carers about suspension (PDF 80 KB) fact sheet that will be provided.

The reconnection meeting that will be held during the suspension and before the student's return to class.

What to expect at the reconnection meeting, including who will be involved.

Their right to bring a support person or advocate to the reconnection meeting, or that the school can provide a school-based advocate if needed.

Plans for a staff member to connect with the student, parents or carers during the suspension, for example by phone (required for suspensions of 4 or 5 days).

Record all reasonable attempts to notify parents or carers of the decision in the student's physical or electronic file, or both. Three attempts in 2 days is considered reasonable.

Prepare the 'notice'

Record the accurate code (in EDSAS, EMS, Daymap etc).

Populate a 'notice of suspension'.

Include a brief and clear description of the behaviour of concern and reason for the decision.

Provide the 'notice' to parents or carers by one or more methods.

Include a copy of the information for parents and carers about suspension (PDF 80 KB) factsheet.

Copies of the signed 'notice' and any records and documentation of the decision must be stored.

Reconnection after suspension (prepare)

See Appendix 7 for the reconnection checklist.

See <u>Appendix 8</u> for the reconnection meeting template.

What needs to be done to help the student and their parents or carers to meaningfully participate in the meeting?

See the <u>behaviour support toolkit</u> and <u>checklist</u> (PDF 73 KB) to consider what might be happening for the student and develop effective responses to the behaviour of concern. Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Does the student have an active case with Student Support Services?

Yes No

Exclusion checklist

Consider how to best support priority groups, including Aboriginal students, students in care and students with disability who are at higher risk of exclusionary responses. See 'equity and inclusion' on page 6 of the procedure.

(Suspension pending directions -Principal considering exclusion)

Decision maker – Principal or authorised staff member.

Hover over the orange text for additional information.

Collect and document information about the behaviour

Am you regulated and ready to respond?

Refer to Department policies and procedures for specific behaviours of concern.

If you believe the behaviour may be illegal, seek and follow police advice about any restrictions on interviews about the incident or handling of evidence.

Information from students, staff and parent or carer witnesses.

Other evidence or documents of the behaviour (screenshots, emails, video footage etc).

Information from the student who has engaged in the behaviour of concern. If they are too distressed at the time, provide alternatives. When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing

- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for EALD students
- a support person for the student, for example Student Wellbeing Leader or Aboriginal sitebased staff.

Consider other reporting requirements as a result of the behaviour incident. Supports for other students or staff affected by

the behaviour incident. Not applicable.

Decide if an exclusion might be appropriate

What do you know about the student and their circumstances?

The student's behaviour has met one of the legal grounds for exclusion (section 77 of the Act).

Factors that must be considered

The severity and frequency of the behaviour.

The student's previous record of behaviour and response to behaviour support interventions (if any).

For a student with disability consider what adjustments have been made to support their access and inclusion.

The student's age, stage of development and their level of understanding.

If any personalised plans developed for the student are being actively implemented and monitored.

If the decision is safe in the student's circumstances.

Is the student at higher risk of exclusionary responses? Not applicable.

Select all that apply:

Student with disability.

Aboriginal learner.

Student in care.

Attendance concerns.

Student with a known trauma background.

Culturally or linguistically diverse.

Whether the decision is likely to prevent future behaviours of concern.

Whether intended outcomes can be reasonably achieved using a different response.

If an exclusion will impact on the student's ability to complete and achieve their SACE or other pathway.

Check the student's suspension and exclusion records

If the decision will exceed the legislative limits for suspension or exclusion, seek and record approval of the Education Director.

Approval sought. Within limits.

Document the decision to suspend pending directions

Record in writing:

the reasons for considering an exclusion

information and evidence relied on, including the factors that have weighed on the decision.

Communicate the decision

Make sure that the decision is communicated:

face to face (or by phone) as soon as the decision is made

by a person who can clearly explain the decision to the student, parents or carers

to the DCP case worker as the legal guardian for a child in care. Not applicable.

Inform parents or carers about

Reasons for the decision and length.

That the student cannot be on school grounds whilst suspended pending directions.

Written communication that will be provided including:

the relevant 'notice'

information for parents and carers about exclusion (PDF 88 KB) fact sheet.

The Directions Conference that will be held within the 5-day suspension pending directions.

What to expect at the Directions Conference including who will be involved.

Their right to bring a support person or advocate to the Directions Conference, or that the school can provide a school-based advocate if needed.

Plans for a staff member to connect with the student, parents or carers during the suspension, for example by phone (required).

Record all reasonable attempts to notify parents or carers of the decision in the student's physical or electronic file, or both. Three attempts in 2 days is considered reasonable.

Prepare the 'notice'

Record the accurate code (in EDSAS, EMS, Daymap, etc).

Populate a 'notice of Directions Conference – Principal considering exclusion'.

Include a brief and clear description of the behaviours of concern and reason for the decision.

Provide the 'notice' to parents or carers by one or more methods.

Include a copy of the <u>information for parents and</u> <u>carers about exclusion (PDF 88 KB)</u> factsheet.

Copies of the signed 'notice' and any records and documentation must be stored.

Plan for the suspension pending directions

How can you scaffold the student and parents or carers for success?

Directions Conference (prepare)

See the <u>behaviour support toolkit</u> and <u>checklist</u> (PDF 73 KB) to consider what might be happening for the student and develop effective responses to the behaviour of concern. Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Make sure the Directions Conference is held within the 5-day suspension.

Consider what documents are required.

Consider what other services and expertise might be needed to inform behaviour support planning, for example, Behaviour Support Educator, <u>Aboriginal Education Services</u> or other external professionals.

Does the student have an active case with Student Support Services?

Yes No

Consider possible options for an alternative learning program (required for students 16 years of age and younger if an exclusion is decided at the Directions Conference).

What needs to be done to help the student and their parents or carers to meaningfully participate in the meeting?

Make sure the staff member best placed to connect with the student, parents or carers during the suspension pending directions is supported as needed.

Check whether the student, parents or carers would like to bring a support person or want a school-based advocate.

Consider the location of the Directions Conference.

Ask the student, parents or carers about any other support needs.

Seek involvement of cultural liaison staff (EALD Cultural and Bilingual Support Team), Aboriginal Education Services, Aboriginal languages interpreters and translators and interpreting and translating services, if appropriate.

At the Directions Conference

See <u>Appendix 10</u> Directions Conference meeting template.

At the Directions Conference, the student, and their parents or carers must be provided with an opportunity to:

hear the concerns about the behaviour

respond to the concerns

provide any other information that they would like the Principal to consider when deciding if an exclusion should happen

discuss how they would like to repair the harm that may have been caused by the behaviour.

If the decision is made not to exclude the student, the process for <u>reconnection after</u> <u>suspension</u> is followed.

Communicate the exclusion decision

Make sure that the decision is communicated:

face to face at the Directions Conference (or by phone) as soon as possible after the decision is made

by a person who can clearly explain the decision to the student, parents or carers.

Inform parents or carers about

Reasons for the decision and length.

Their right to appeal.

The plan for the alternative learning program.

That the student cannot be on school grounds during the exclusion.

Written communication that will be provided including:

'notice of exclusion from school'

information for parents or carers about exclusion (PDF 88 KB) fact sheet form to lodge an appeal against exclusion from a school.

The requirements for:

weekly monitoring

mid-exclusion review (an extension of the exclusion may be considered if the student has not participated in their alternative learning program or the goals of the exclusion have not been met)

reconnecting the student at the end of the exclusion.

Plan for the exclusion

How can you scaffold the student and parents or carers for success?

Develop or update behaviour support plan with learning and behaviour goals to be met during the exclusion, including strategies to support the student to meet their goals.

Arrange the alternative learning program (for students of compulsory education age – 16 years and younger).

Work out arrangements with the student, parents or carers for:

weekly monitoring

mid-exclusion review

reconnection.

After the Directions Conference

Document the exclusion decision

Record in writing:

the reasons for excluding the student

the reasons for the exclusion length (for example, why a 10 week exclusion is necessary rather than 4 or 6 weeks)

the information and evidence relied on including the factors that have weighed on the decision. See <u>factors that must be considered</u>.

Prepare the 'notice'

Record the accurate code in <u>departmental</u> business systems (EDSAS, EMS, Daymap etc).

Populate the 'notice' and include a brief and clear description of the behaviour of concern.

Provide the 'notice' and appeal form to the parents or carers through one or more methods.

Include a copy of the <u>information for parents</u> and carers about exclusion (PDF 88 KB) factsheet.

Copies of the signed 'notice' and all records and documentation must be stored.

Reconnection after exclusion

See <u>Appendix 7</u> for the reconnection checklist.

See <u>Appendix 8</u> for the reconnection meeting template.

At the reconnection meeting:

review student's progress against behaviour and learning goals

the mid-exclusion review meeting is intended to review progress against learning and behaviour goals. However, if following the mid-exclusion review, the student has not participated in their alternative learning program, or the goals of the exclusion have not been met, the Principal may consider extending the exclusion. The total exclusion period including the original exclusion and the extension must not be more than 10 consecutive weeks.

if extending the exclusion, revisit appeal rights.

Expulsion checklist

Consider how to best support priority groups, including Aboriginal students, students in care and students with disability who are at higher risk of exclusionary responses. See 'equity and inclusion' on page 6 of the procedure.

(Suspension pending directions – principal considering expulsion)

Decision maker – Principal or authorised staff member.

Hover over the orange text for additional information.

Collect and document information about the behaviour

Are you regulated and ready to respond?

Refer to Department policies and procedures for specific behaviours of concern.

If you believe the behaviour may be illegal, seek and follow police advice about any restrictions on interviews about the incident or handling of evidence.

Information from students, staff and parent or carer witnesses.

Other evidence or documents of the behaviour (screenshots, emails, video footage etc).

Information from the student who has engaged in the behaviour of concern. If they are too distressed at the time, provide alternatives. When collecting information from the student, key considerations include:

- your body language, tone of voice and proximity to the student
- the student's communication needs, for example, using developmentally appropriate options such as drawing

- using restorative questions
- making adjustments for students with disability
- using culturally responsive approaches
- using trauma informed approaches
- translation support for EALD students
- a support person for the student, for example
 Student Wellbeing Leader or Aboriginal sitebased staff.

Consider other reporting requirements as a result of the behaviour incident.

Supports for other students or staff affected by the behaviour incident. Not applicable.

Decide if an expulsion might be appropriate

What do you know about the student and their circumstances?

The student's behaviour has met one of the legal grounds for exclusion (section 77 of the Act).

Factors that must be considered

The severity and frequency of the behaviour.

The student's previous record of behaviour and response to behaviour support interventions (if any).

The student's age, stage of development and their level of understanding.

For a student with disability consider what adjustments have been made to support their access and inclusion.

If any personalised plans developed for the student are being actively implemented and monitored.

If the suspension is safe in the student's circumstances.

Is the student at higher risk of exclusionary responses? Not applicable

Select all that apply:

Student with disability.

Aboriginal learner.

Student in care.

Attendance concerns.

Student with a known trauma background.

Culturally or linguistically diverse.

Whether intended outcomes can be reasonably achieved using a different response.

If an exclusion will impact on the student's ability to complete and achieve their SACE or other pathway.

Whether the student's behaviour can be safely managed in another school.

Document the decision to suspend pending directions

Record in writing:

the reasons for considering an expulsion

information and evidence relied on, including the factors that have weighed on the decision.

Communicate the decision

Contact the Education Director to let them know you are considering expelling a student.

Make sure that the decision is communicated:

face to face (or by phone) as soon as possible after the decision is made

by a person who can clearly explain the decision to the student, parents or carers

to the DCP case worker as the legal guardian for a child in care. Not applicable

Inform parents or carers about

Reasons for the decision and length.

That the student cannot be on school grounds during the suspension pending directions.

Written communication that will be provided including:

the relevant 'notice'

information for parents and carers about expulsion (PDF 88 KB) fact sheet.

The Directions Conference that will be held within the 20-day or 30-day suspension.

What to expect at the Directions Conference including who will be involved.

Their right to bring a support person or advocate to the Directions Conference, or that the school can provide a school-based advocate if needed.

Plans for a staff member to connect with the student, parents or carers during the suspension for example by phone (required).

Record all reasonable attempts to notify parents or carers of the decision in the student's physical or electronic file, or both. Three attempts in 2 days is considered reasonable.

Prepare the 'notice'

Record the accurate code (EDSAS, EMS, Daymap, etc).

Populate a 'notice of Directions Conference – Principal considering expulsion from a school' or 'notice of Directions Conference – Principal considering expulsion from all government schools'.

Include a brief and clear description of the behaviours of concern and reason for the decision.

Provide the 'notice' to parents or carers by one or more methods.

Include a copy of the <u>information for parents</u> and carers about expulsion (PDF 88 KB) factsheet.

Copies of the signed 'notice' and any records and documentation must be stored.

Plan for the suspension pending directions

How can you scaffold the student and parents or carers for success?

Directions Conference (prepare)

See the <u>behaviour support toolkit</u> and <u>checklist</u> (PDF 73 KB) to help consider what might be happening for the student and develop effective responses to the behaviour of concern.

Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Arrange the Directions Conference as early as possible within the 20 or 30-day suspension period. Allow time to provide information and documentation to the Chief Executive. The Principal does this through their Education Director and Conditions for Learning.

Make contact with Student Support Services (SSS) or Aboriginal Education Services to arrange for their attendance at the Directions Conference. SSS must attend for Aboriginal Students, students in care and students with disability.

Consider what documents are required.

Consider what other services and expertise might be needed to inform behaviour support planning, for example, Behaviour Support Educator, <u>Aboriginal Education Services</u> or other external professionals.

Does the student have an active case with Student Support Services?

Yes No

Consider information and options for alternative learning and pathways for students of compulsory education age (16 years only).

Who will record the discussion and agreements at the meeting.

What needs to be done to help the student and their parents or carers to meaningfully participate in the meeting?

Connect with the student, parents or carers.

Check whether the student, parents or carers would like to bring a support person or want a school-based advocate.

Consider the location of the Directions Conference.

Ask the student, parents or carers about any other support needs.

Seek involvement of cultural liaison staff (EALD Cultural and Bilingual Support Team), Aboriginal Education Services, Aboriginal languages interpreters and translators and interpreting and translating services, if appropriate.

At the Directions Conference

See <u>Appendix 10</u> Directions Conference meeting template.

At the Directions Conference, the student, and their parents or carers must be provided with an opportunity to:

hear the concerns about the behaviour

respond to the concerns

provide any other information that they would like the Principal to consider when deciding if an exclusion should happen

discuss how they would like to repair the harm that may have been caused by the behaviour.

If the decision is made not to expel the student, the process for exclusion (starting from <u>communication of an exclusion decision</u>) or <u>reconnection after suspension</u> is followed.

Communicate the expulsion decision

Make sure that the decision is communicated:

face to face at the Directions Conference (or by phone) as soon as possible after the decision is made by a person who can clearly explain the decision to the student, parents or carers.

Inform parents or carers about

Reasons for the decision and length.

Their right to appeal.

That the student cannot be on school grounds during the expulsion.

Written communication that will be provided including:

'notice of expulsion from a school' and form to 'appeal against expulsion from a school', or

'notice of intention to recommend expulsion from all government schools' and the form to 'appeal against expulsion from all government schools' (this is provided in the event the decision is made by the Chief Executive), or

'notice of exclusion from school' (if the decision is made not to expel the student, but rather exclude them) and the form to 'appeal against exclusion from a school'.

Compulsory education requirements and information about possible pathway options for the student.

Plan for the expulsion

How can you scaffold the student and parents or carers for success?

Expulsion from a particular school

If the student is of 16 years of age (compulsory education age) options include:

an alternative enrolment at another school if the student's behaviour can be safely managed in a school environment

an enrolment at Open Access College

referral to vocational and further education pathways, for example TAFE.

The student is 17 years of age or over and no education options are required.

Expulsion from all government schools

If the Chief Executive decides to expel the student from all government schools they will notify the student, parents and carers and the Principal by issuing a 'notice of expulsion from all government schools' (<u>Appendix 19</u>).

If the student is 16 years of age (compulsory education age) the Principal must:

provide information about options for the student to meet their compulsory education requirements.

See <u>Appendix 2</u> for system level requirements for reporting behaviour to accurately record behaviour consequences and absence codes for students who are expelled from a particular school or all government schools.

After the Directions Conference

Document the expulsion decision

Record in writing:

the reasons for expelling or excluding the student

the reasons for the expulsion length (for example, why 18 months is necessary rather than 6 months, or why the decision is to recommend expulsion from all schools, instead of a particular school)

the information and evidence relied on including the factors that have weighed on the decision. See <u>factors that must be considered</u>.

Prepare the 'notice'

Record the accurate code in <u>departmental</u> <u>business systems</u> (EDSAS, EMS, Daymap etc).

Populate the 'notice' and include a brief and clear description of the behaviour of concern.

Provide the 'notice' and appeal form to the parents or carers through one or more methods.

Include a copy of the <u>information for parents</u> and carers about expulsion (PDF 88 KB) factsheet. Copies of the signed 'notice' and all records and documentation must be stored.

Reconnection after expulsion

If the student contacts the Principal to discuss the possibility of a return to school this must be done a minimum of 8 weeks before the expulsion end date.

Consider the length of the expulsion and the age of the student when deciding whether the student can return.

If the Principal determines that the student can return, a reconnection meeting is arranged by the school.

See <u>Appendix 7</u> for the reconnection checklist.

See <u>Appendix 8</u> for the reconnection meeting template.

At the reconnection meeting the student's progress is reviewed, including what they have done to:

- engage in learning opportunities while expelled
- restore and repair the harm that may have resulted from their behaviour.

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Reconnection checklist

- Work with children, their families, professionals and other key adults to understand the environmental, social and family context of a child or young person's behaviours of concern, and to use the capacity of these parties to support positive behaviour change.
- Repair and restore relationships that have been harmed by behaviours of concern.
- Explicitly teach positive behaviour and expectations about behaviour.

Hover over the orange text for additional information.

Prepare for the meeting

Refer to the <u>behaviour support toolkit</u> and <u>checklist (PDF 73 KB)</u> to consider what might be happening for the student and develop effective responses to the behaviour of concern.

Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Consider what documents are required.

Consider what other services and expertise might be needed to inform behaviour support planning, for example, Behaviour Support Educator, <u>Aboriginal Education Services</u> or external professionals.

Does the student have an active case with Student Support Services?

Yes No

What needs to be done to help the student, and their parents or carers to meaningfully participate?

Connect with the student, parents or carers. Reinforce with the student, parents or carers that the reconnection meeting process is designed to be helpful, not harmful.

Check whether the student, parents or carers intend to bring a support person or want a school-based advocate. For Aboriginal students it is recommended that Aboriginal site-based staff are involved to ensure cultural safety.

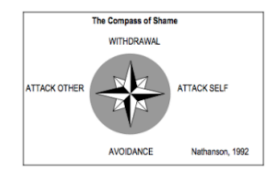
Consider the location of the reconnection meeting.

Ask the student, parents or carers about any other support needs.

Seek involvement of cultural liaison staff (EALD Cultural and Bilingual Support Team) or Aboriginal site-based staff, <u>Aboriginal</u> <u>Education Services</u>, <u>Aboriginal languages</u> <u>interpreters and translators</u> and <u>interpreting</u> and translating services, if appropriate.

At the meeting

Reflect on how the student might be thinking about their own behaviour and consider the emotional impact they might be experiencing, including feelings of shame. See diagram of the 'compass of shame'.



Possible structure of the meeting

See <u>Appendix 8</u> for the reconnection meeting template.

After the reconnection meeting

Follow up any agreed actions.

Share information and plans with relevant staff to ensure adjustments, tailored supports and strategies are implemented and monitored across the school.

Attach any documents and reconnection meeting notes to the student's physical or electronic file, or both.

Reconnection meeting template

This template provides an annotated agenda for the Principal to guide their discussion during a reconnection meeting after a take-home, suspension, exclusion or expulsion. It should be used in conjunction with <u>Appendix 7</u> Reconnection checklist.

Record your information into the template and delete the explanatory text.

Student name:	
Date of birth:	_
EDID: M	eeting date:
Location of meeting:	Chair:
Attendees: [for a child in care this must include th	neir DCP case worker]
Attachments:	_

The purpose of the reconnection meeting is to assist [insert student name] in returning to school by:

- working together with [insert student name], [insert parents or carers' names] and [insert names of other key adults, if relevant] to understand what is happening for [insert student's name] and support positive behaviour change
- repair and restore relationships that have been harmed by the behaviour of concern
- re-teach expectations about behaviour
- identify necessary supports to help [insert student name] meet behaviour expectations.

Provide opportunities in the meeting to discuss

Start with the student's strengths - when students are reminded of their strengths, they may be more motivated to work on areas that need improvement, understanding that their positive qualities can help them overcome challenges.

The school's perspective on the behaviour of concern – why the school is concerned. Explain that the meeting is intended to support the student to understand what is expected and what supports might be needed from the school and home to develop skills to be safe and engaged at school.

The student's perspective on what happened and what they believe needs to be done to make things right. Consider using restorative practice questions.

- What happened? - Who has been affected by what happened? In what way?
- What were you thinking at the time?
- What do you think you need to do to make things right?
- What would you do differently? – What have you thought about since?

The perspective of the parents or carers about the behaviour of concern. Is there anything happening outside of school that might be contributing? This may help to understand the behaviour and student's needs.

Reteach behaviour expectations (refer to local school behaviour policies, department policies, and the law, where appropriate).

Behaviour support planning with learning and behaviour goals. This may be a standalone plan or incorporated into the student's existing personalised plans, for example, One Plan.

- Does the student have existing personalised plans? What is working or not working?
 - What skills can you immediately address?
 - Identify steps for that skill development.
- What existing school supports and strategies can be used to help the student? For example, sensory
 room or access to support staff, Student Wellbeing Leader, youth worker, Aboriginal site-based staff.
 Other targeted interventions such as small group work to support social and emotional learning.
- Are additional personalised adjustments and supports needed? For example, a referral to Student Support Services, Inclusive Education Support Program. Obtain consent for referral.
- Consider whether other external service referrals might be needed. For example, a referral to Child and Adolescent Mental Health Service.

Response plan if behaviour expectations are not met in the future. What are some early signs that the student might need some support? How can the school support the student to use their personalised strategies to help them calm down and return to learning, for example, a reset card or sensory room. What happens if the student cannot regulate, even with support? When might parents or carers be called? For example, a 'behaviour emergency' when the school may need to use a take-home response.

How the student's personalised plans and progress will be implemented and monitored.

Who will be responsible for sharing plans with relevant staff? Consider consent from the student, parents or carers for information sharing.

Agreed actions (record who has responsibility)

Delete or add to this section based on agreed actions (record who has responsibility).

Restorative conversation with those impacted by the behaviour of concern.

Referral to Student Support Service, for example, Behaviour Support Educator or Inclusive Educator.

Referral to an external service, for example, Child and Adolescent Mental Health Service.

Update personalised plan, for example behaviour support plan (this may be a standalone plan or incorporated into a student's existing personalised plans, for example, One Plan).

Site safety and risk plan.

Sharing of personalised plans to ensure these are actively implemented.

Names and signatures

Principal or authorised staff member name and signature: _

Parent's or carer's name(s) and signature(s):

Student's signature (if developmentally appropriate):

Name(s), role(s) and signatures of other meeting participants: _

Review

Review date: _____

Directions Conference checklist

- Work with children, their families, professionals and other key adults to understand the environmental, social and family context of a child or young person's behaviours of concern, and to use the capacity of these parties to support positive behaviour change.
- Repair and restore relationships that have been harmed by behaviour of concern.
- Explicitly teach positive behaviour and expectations about behaviour.

Hover over the orange text for additional information.

Prepare for the Directions Conference

Refer to the <u>behaviour support toolkit</u> and <u>checklist (PDF 73 KB)</u> to consider what might be happening for the student and develop effective responses to the behaviour of concern.

Refer to department <u>practice guides</u> for information about how to support learners with additional needs.

Consider what documents are required.

Consider what other services and expertise might be needed to inform behaviour support planning, for example, Behaviour Support Educator, <u>Aboriginal Education Services</u> or external professionals.

Does the student have an active case with Student Support Services?

Yes No

What needs to be done to help the student, and their parents or carers to meaningfully participate?

Connect with the student, parents or carers.

Check whether the student, parents or carers intend to bring a support person or want a school-based advocate. For Aboriginal students it is recommended that Aboriginal site-based staff are involved to ensure cultural safety.

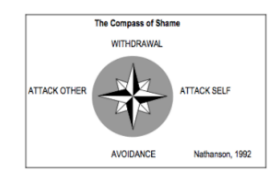
Consider the location of the conference.

Ask the student, parents or carers about any other support needs.

Seek involvement of cultural liaison staff (EALD Cultural and Bilingual Support Team) or Aboriginal site-based staff, <u>Aboriginal</u> <u>Education Services</u>, <u>Aboriginal languages</u> <u>interpreters and translators</u> and <u>interpreting</u> and translating services, if appropriate.

At the Directions Conference

Reflect on how the student might be thinking about their own behaviour and consider the emotional impact they might be experiencing, including feelings of shame. See diagram of the 'compass of shame'.



Possible structure of the meeting

See Appendix 10 Directions Conference template.

After the Directions Conference

Follow up any agreed actions.

Share information and plans with relevant staff.

Attach any documents to the student's physical or electronic file, or both.

Directions Conference template

This template provides an annotated agenda for the Principal to guide a Directions Conference where exclusion or expulsion is being considered.

- Work in partnership with the student, parents or carers and other key adults to understand the student's context and support positive behaviour change.
- Repair and restore relationships that have been harmed by behaviours of concern.
- Re-teach expectations.
- Identify any necessary support.

Record your information into the template and delete the explanatory text.

name:	
pirth:	
Meeting	date:
of meeting:	Chair:
es:	
n – the DCP case worker must attend if the chil	ld is in care.
n – the DCP case worker must attend if the chi	ld is in care. Student Support Services must at
n of meeting: (es: n — the DCP case worker must attend if the chil	Chair: Id is in care.

tend for priority students.

Attachments: _

The purpose of the Directions Conference is to make a decision about:

exclusion

an extension to the exclusion

expulsion from a school

recommendation for expulsion from all schools.

Opportunities will be provided to _____ to:

hear the school's concerns about the behaviour

respond to the concerns

provide any other information that you would like considered by the Principal when making the decision

discuss how you would like to repair the harm that may have been caused by the behaviour.

Provide opportunities in the meeting to discuss:

Start with the student's strengths – when students are reminded of their strengths, they may be more motivated to work on areas that need improvement, understanding that their positive qualities can help them overcome challenges.

The school's perspective on the behaviour of concern:

Explanation of behaviours that the Principal is concerned about.

Explanation of behaviour expectations (refer to local school behaviour policies, department policies, and the law, where appropriate).

Behaviour supports and strategies provided to date to help student to be safely included in the school setting and learning.

How these supports and strategies are helping or not helping the student.

Progress made against any identified learning and behaviour goals in the student's behaviour support plan to date.

Any other relevant information.

Opportunity for others to share information

The student's perspective on what happened and what they believe needs to be done to make things right. Consider using restorative practice questions:

What happened?

What were you thinking at the time?

What have you thought about since?

Who has been affected by what happened? In what way?

What do you think you need to do to make things right?

What would you do differently?

The perspective of the parents or carers about the behaviour of concern. Is there anything happening outside of school that might be contributing? This may help to understand the behaviour and student's needs.

Make your decision

Explain how you reached your decision, including:

how the grounds for exclusion or expulsion have been met

the factors you have considered, for example, whether any personalised plans the student may have (One Plan or behaviour support plan) are being actively implemented and monitored

how the information provided by the student, their parent or carer and relevant others has informed your decision.

Plan for the exclusion

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Arrange the student's alternative learning program:

Placement at another school.

Placement at a Learning Centre.

A program in an identified part of the enrolled school.

A learning program at home.

Behaviour support planning with learning and behaviour goals. This may be a standalone plan or incorporated into the student's existing personalised plans, for example, One Plan.

Are additional personalised adjustments and supports needed? For example, a referral to Student Support Services, Inclusive Education Support Program. Obtain consent for referral.

Consider whether other external service referrals might be needed. For example, a referral to Child and Adolescent Mental Health Service.

Communicate with the student, parents and carers

Grounds for and process of appeal.

That the student cannot be on school grounds during the exclusion.

Written communication that will be provided including:

the relevant 'notice' and fact sheet

appeal form.

Weekly monitoring - discuss the most suitable method of communicating and connecting with the student each week and the staff member who will do this.

Mid-exclusion review - explain that the school will arrange a mid-exclusion review to review the student's progress against the identified learning and behaviour goals.

Plans to reconnect the student at the end of the exclusion before the student is due to return.

Agreed actions

Delete or add to this section based on agreed actions (record any details and who has responsibility, for example, particular staff, parents or carers, external service etc)

Any arrangements for the alternative learning placement

Plans for weekly check-ins /mid exclusion review

Restorative conversations (this may be a teacher, other staff, other student/s etc)

any referrals to internal or external services

development or review of standalone behaviour support plan or One Plan with learning and behaviour goals

Site safety and support plan

Meeting attendees: _____

Principal or authorised staff member signature:

Parents or carers signature/s:

Student (where appropriate): _____

Other participants _____

Review date: ____

Appeals checklist

This checklist provides guidance for Education Directors to ensure that correct process is followed if an appeal is lodged. It covers the following decisions:

- a Principal's decision to exclude a student
- a Principal's decision to extend an exclusion.

The 'Suspension, exclusion and expulsion of students procedure' sets out requirements relating to appeals against decisions regarding exclusion of a student from school. Section 80 of the Act provides the legal authority for such appeals.

Lodgement of appeal

An appeal against an exclusion decision can be lodged by (the appellant):

- a student
- the student's parents or carers
- another adult acting at the request of the student or the student's parents or carers.

Receiving notice of appeal against an exclusion decision

The Education Director must make sure the appeal is heard, and the appellant notified of the appeal outcome, within 2 weeks after it is lodged (the 2-week timeframe must be met even where it falls within the school holidays).

The Education Director must:

Check that the appeal form has been received within 5 days of the student and parents or carers being advised of an exclusion decision.

The Education Director may allow an appeal that was lodged outside of this timeframe to be heard if there was an appropriate reason for the delay. Check the grounds for the appeal are apparent:

Error of fact, for example, the student did not behave as alleged.

Error of process, for example, the school did not conduct a Directions Conference.

Inappropriate length of exclusion or expulsion, for example, the time is longer than the school reasonably requires to plan and provide necessary supports for the student's safe and positive reconnection.

Inappropriate conditions of exclusion or expulsion, for example, the alternative program does not provide enough learning supports.

Advise the Principal that an appeal has been lodged including the specified grounds for appeal.

Check whether the Principal, as the person who made the original decision, has made the optional decision to put the exclusion on hold until the appeal is determined (noting that an exclusion cannot be put on hold if its effect would be to create danger to a person or property or to allow danger to person or property to continue).

Check that:

the student and parents or carers were provided with the 'notice of Directions Conference – Principal considering exclusion from school'

the student was suspended for between 1 and 5 days prior to exclusion

the Directions Conference was held within the 5-day suspension pending directions period

the student and parents or carers were provided with the 'notice of exclusion from school' and 'appeal against exclusion from school'

the student and parents or carers were provided with an explanation of the appeal process at the time the exclusion decision was communicated to them. Respond to the appellant with a 'notice of receipt of request to appeal against exclusion' (<u>Appendix 23</u>) as soon as possible.

Arrange the appeal panel

The appeal panel must comprise of:

an Education Director (panel chair)

a Principal of a school (not being the Principal who made the decision to exclude or expel the student)

a person with experience in the administration of equal opportunity matters.

Requirements in relation to the third panel member

Where possible, the third panel member **should** have expertise in an area related to the behaviour incident or the student's circumstances (including behaviour support, disability support, trauma informed practice, cultural knowledge).

Requirements in relation to appeals involving Aboriginal students, students in care or students with a disability

The third panel member **must** have expertise in an area related to the behaviour incident or the student's circumstances (including behaviour support, disability support, trauma informed practice, cultural knowledge).

Student Support Services and Aboriginal Education Services are best placed to contribute to appeal panels for Aboriginal students, students in care or students with a disability.

Prepare for the appeal panel meeting

Prior to the appeal panel meeting, the Education Director must:

- ensure that it is held within two weeks after the lodgement of the appeal
- contact the appellant and the Principal and discuss the time and venue for the appeal panel meeting

inform the appellant of their right to bring an interpreter and/or support person, or other person who can help (for example, extended family member, social worker, cultural consultant, support worker, or disability advocate). Ask them to inform the panel prior to the meeting if they intend to bring someone

inform the appellant and the Principal who made the exclusion decision that they can provide any information or written reports they want to have considered by the appeal panel either prior to the meeting, or at the meeting. Any information shared will be provided to the other parties at the meeting

confirm the receipt of the appeal lodgement and the date, time and location of the appeal panel meeting in the 'notice of acknowledgement of receipt of appeal lodgement'

make sure the location of the appeal meeting has separate waiting areas for the appellant and any other persons attending with the appellant (such as interpreter or support person), and the Principal who made the exclusion decision

gather as much information as possible prior to the appeal meeting including: all written correspondence related to the exclusion, relevant reports, personalised plans, including behaviour support plans or One Plans, behaviour history, any history of SSS involvement or involvement of any other service providers, tailored supports and strategies, reasonable adjustments to support inclusion etc.

The appeal panel may seek out information and advice from anyone who is able to help the panel to make its decision.

Optional pre-appeal meeting

The appeal panel may hold a pre-appeal meeting with panel members only for the purposes of:

- clarifying the process of the appeal meeting
- determing whether the appeal is agreed on the grounds of error of fact, error of process, inappropriate length, inappropriate conditions
- reviewing the information already received
- determining how much time is required for the meeting
- determining roles of each panellist (Education Director must chair, however particular panel members might ask particular questions)
- identifying any points of clarification needed
- determining if a minute taker needs to be present and if the documentation of the meeting will be a verbatim account or summary and outcome decision.

Questions that the panel may consider

- Is the exclusion the appropriate response given the behaviour, the risks to the school community, the student's unique circumstances and the supports provided to the student by the school?
- Is the length appropriate? What was the rationale for this length of exclusion?
- Are the alternative learning program and behaviour and learning goals of the exclusion reasonable?
- Have the required supports been provided to the student for them to achieve the goals?
- Is there a more appropriate way to achieve these goals?
- Can the goals be achieved within a shorter exclusion period?
- Were the steps in the <u>'suspension, exclusion</u> and expulsion of students procedure' (PDF 1.4 <u>MB</u>) followed?

- What processes do we need to recommend to support the student's successful reconnection with the school, their peers, staff and their usual learning program?
- What recommendations should be made to the school in relation to positive behaviour support and compliance with the '<u>behaviour support</u> policy' (PDF 165 KB), '<u>suspension, exclusion and</u> <u>expulsion of students procedure' (PDF 1.4 MB)</u> and the Act?

The outcome of an appeal

The outcome of the appeal may be to:

- uphold the decision, and its terms and conditions
- uphold the decision, and change the terms and conditions
- make recommendations about the actions to be taken
- overturn the decision and make an alternative decision
- make any decision the panel thinks appropriate.

Holding the appeal meeting

The decision of the appeal panel must be made by a majority of the members of the panel.

Suggested format for the appeal meeting is as follows:

- 1. Education Director (chair) introduces the meeting:
 - introduce people and explain their roles
 - explain what has occurred to this point, how the panel came together and the preparation that has been undertaken for the meeting
 - explain meeting process (may be useful to provide a visual cue for the agenda so people know when they'll have their turn to speak and what they can expect next).
- 2. Education Director describes the grounds upon which the appeal is being held.

- 3. Principal who made the exclusion decision makes their statement regarding the rationale for the exclusion decision and presents any other relevant information. Panel asks questions of the Principal.
- 4. Appellant makes their statement regarding why they believe there has been an error of fact, error of process, inappropriate length or inappropriate conditions of exclusion, and presents any other relevant information. Panel asks questions of the appellant.
- 5. Education Director invites others present to make relevant statements.
- 6. Panel in recess while appellant and Principal wait. Ensure appropriate space and comfort for all parties while waiting. Panel determines if further clarifying information is required.
- 7. Meeting resumes and clarifying questions put to participants.
- 8. Each participant is invited to make final comments.
- 9. Education Director thanks all parties for their participation and advises the appellant and Principal of:
 - the appeal outcome, including any changes to the terms and conditions of the exclusion if relevant, or that the decision will be made as soon as possible (within the 2-week timeframe for appeals).
 - further written notification of the appeal outcome that will be provided.

After the appeal panel meeting and appeal decision

Following the appeal panel meeting and decision, the Education Director must:

- document the appeal panel meeting and outcome (for example, meeting minutes)
- ensure that documentation of the appeal meeting and outcome (for example, meeting minutes) is signed by all panel members
- communicate the outcome in writing to the appellant (and student, parents or carers if another person was acting in the appeal at their request) and to the Principal, including any changes to the terms and conditions of the exclusion. See <u>Appendix 24</u> 'notice of exclusion appeal outcome'
- follow up with the site to which the student is excluded in regard to any changes
- where a decision is made to overturn an exclusion, support the school, student, and parents or carers to negotiate the reconnection process
- give all documents relevant to the appeal to the enrolling school to be stored in the student's physical and electronic file.

Notes

Notice of suspension from school



Government of South Australia Department for Education

Dear _____,

_____ has been suspended from school for a period of ____ school days from ______ to _____.

A brief reason for the suspension is: ____

______ is not allowed to enter the school grounds during this time, except for a Reconnection Meeting to support their return to school, or with my written approval.

I will make contact with you to arrange a time and a place for a Reconnection Meeting.

At the Reconnection Meeting we will:

- talk about the reasons for suspension
- plan ______ 's return to school
- work together on a behaviour support plan. The behaviour support plan is a plan to support ______ 's safe and positive behaviour in future.

You can invite someone to the meeting to support you. For example, a family member, friend, social worker, support worker, advocate, interpreter or other person. If you would like to bring someone to the meeting, please let me know when I contact you to arrange the meeting.

If you would like me to arrange an interpreter for the meeting, please let me know when I contact you to arrange the meeting.

If we are not able to meet during the time ______ is suspended, ______ will need to return to school on ______ on an alternative program until we are able to meet. An alternative program means that ______ may need to:

- start and finish school and take breaks at different times from other students
- do their learning in a particular area of the school or supervised by particular staff.

The 'Information for parents and carers about suspension' fact sheet is attached to this notice. It gives you more information about suspension. You can find the fact sheet and other information on the department's website www.education.sa.gov.au.

Yours sincerely,

Signature:		Name:	
Principal	Authorised staff member		
Telephone:		_ Date:	

Notice of Directions Conference



Government of South Australia Department for Education

Principal considering exclusion from school

Dear _____,

I am considering excluding ______ from school because I have reasonable grounds to believe that ______has____

A brief reason for considering the exclusion is:____

______ is suspended from school from ______. _____ is not allowed to enter the school grounds during this time, except for a Directions Conference, or with my written approval.

I will make contact with you to arrange a time and a place for a Directions Conference. This meeting needs to take place within the next 5 school days.

At the Directions Conference:

- the school will explain the concerns about _____'s behaviour
- you and _____can respond to the concerns.

I will make a decision about what should happen next based on the discussion at the Directions Conference.

If the exclusion goes ahead:

- the length of the exclusion is decided (4 to 10 weeks or the rest of the term)
- we will plan an alternative learning program for ______ if required (alternative learning programs are not compulsory for students aged 17 years or older)
- a behaviour support plan will be developed to support _____'s safe and positive behaviour in future
- you will be given information about how to appeal the exclusion.

If the exclusion does not go ahead, a reconnection meeting will be held to:

- plan _____'s return to school at the end of the suspension
- develop a behaviour support plan to support ______'s safe and positive behaviour in the future.

You can invite someone to the meeting to support you. For example, a family member, friend, social worker, support worker, advocate, interpreter or other person. If you would like to bring someone to the meeting, please let me know when I contact you to arrange the meeting.

If you would like me to arrange an interpreter for the meeting, please let me know when I contact you to arrange the meeting.

The 'information for parents and carers about exclusion' fact sheet is attached to this notice. It provides more information about exclusion. You can find this fact sheet and other useful information on the department's website www.education. sa.gov.au.

Yours sincerely,

Signature:		Name:	
Principal	Authorised staff member		
Telephone:		Date:	

Notice of exclusion from school



Government of South Australia Department for Education

Name of student:	_
Address:	
Date of birth:	Year Level:
Period of exclusion:	to
Reason for exclusion (use atta	achments if necessary):

______ is not allowed to enter the school grounds during this time, except for the mid exclusion review meeting and the reconnection meeting to support their return to school, or with my written approval.

Excluding school:

Record of actions previously undertaken to support _____'s positive and safe behaviour:

Adjustments (learning environment, curriculum, teaching practices).

Responses to previous behaviours including behaviour support, take homes, suspensions, exclusions.

School based staff support (e.g. Student Wellbeing Leader).

Involvement of specialist staff (e.g. Student Support Services, Aboriginal Education Services).

Referral to/involvement of external professionals.

Behaviour support plan/One Plan.

Number of take-home days this year:	
Number of suspensions this year:	
Number of days suspended this year:	
Number of exclusions this year:	
Number of weeks excluded this year:	

Directions conference held on _____ 20____ at _____.

School staff involved were:

Principal	Year level coordinator
Class teacher	Behaviour Support Educator
Deputy Principal	Inclusive Educator
Assistant Principal	Aboriginal Education Services
Student Wellbeing Leader	Others:

Parents/carers and other people who attended the directions conference were:

		n was explained to the student and their parents/carers by
on 20		
Alternative learning pr	rogram (mandatory for students	aged 16 years or younger):
Behaviour and learnin	ng goals to be met during the exc	clusion:
Other comments:		
Signature:		Name:
Principal Au	uthorised staff member	
Date: / 20		
Mid-exclusion review	date: 20	
Date for reconnection	n meeting and review of the beha	aviour support plan: 20
Behaviour support pla	an and other relevant documenta	ation is attached. Copies to:
Student (if indepe	endently living)	
Parents/carers		
Student's file		
Behaviour Suppor	rt Educator	
Others:		

Notice of Directions Conference



Government of South Australia Department for Education

Principal considering expulsion from a school

Dear _____,

I am considering expelling ______ from the school because I have reasonable grounds to believe that ______has___

A brief reason for considering the expulsion is: _____

______ is suspended from school from ______. _____ is not allowed to enter the school grounds during this time, except for a Directions Conference, or with my written approval.

I will make contact with you to arrange a time and a place for a Directions Conference. This meeting needs to take place within the next 20 school days.

At the Directions Conference:

- the school will explain the concerns about _____'s behaviour
- you and _____ can respond to the concerns.

I will make a decision about what should happen next based on the discussion at the Directions Conference.

If the expulsion from the school goes ahead:

- the length of the expulsion is decided (6 to 18 months)
- we will plan an alternative learning program for ______ if required (alternative learning programs are not compulsory for students aged 17 years or older)
- you will be given information about how to appeal the expulsion.

If the expulsion does not go ahead, I will decide if _____:

- will return to the school at the end of the suspension, or
- will be excluded from school for between 4 and 10 weeks.

You can invite someone to the meeting to support you. For example, a family member, friend, social worker, support worker, advocate, interpreter or other person. If you would like to bring someone to the meeting, please let me know when I contact you to arrange the meeting.

If you would like me to arrange an interpreter for the meeting, please let me know when I contact you to arrange the meeting.

The 'information for parents and carers about expulsion' fact sheet is attached to this notice. It gives you more information about expulsion. You can find the fact sheet and other useful information on the department's website www.education. sa.gov.au.

Yours sincerely,

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Signature:	Name:
Telephone:	Date [.]

Notice of Directions Conference



Government of South Australia Department for Education

Principal considering expulsion from all government schools

Dear _____,

I have reasonable grounds to believe that _____has _____

On this basis, I am considering making a recommendation to the Chief Executive that ______be expelled from all government schools.

A brief reason for considering the expulsion from all government schools is: ____

______ is suspended from school from ______. _____ is not allowed to enter the school grounds during this time, except for a Directions Conference, or with my written approval.

I will make contact to arrange a time and a place for a Directions Conference. This meeting needs to take place within the next 30 school days.

At the Directions Conference:

- the school will explain the concerns about ______''s behaviour
- you and _____ can respond to the concerns.

I will make a decision about what should happen next based on the discussion at the Directions Conference.

I may recommend to the Chief Executive that ______ be expelled from all government schools for between 1 and 5 years. You will be given information about how to appeal the expulsion.

If I do not recommend that ______ be expelled from all schools, I will decide if ______ :

- will return to school at the end of the suspension, or
- will be excluded from school for between 4 and 10 weeks
- will be expelled from this school for between 6 and 18 months.

You can invite someone to the meeting to support you. For example, a family member, friend, social worker, support worker, advocate, interpreter or other person. If you would like to bring someone to the meeting, please let me know when I contact you to arrange the meeting.

If you would like me to arrange an interpreter for the meeting, please let me know when I contact you to arrange the meeting.

The 'information for parents and carers about expulsion' fact sheet is attached to provide more information about expulsion. You can find the fact sheet and other useful information on the department's website www.education.sa.gov.au.

Yours sincerely,

Signature:	Name:	
Telephone [.]	Data	
	Date:	

Notice of expulsion from a school



Government of South Australia Department for Education

Name of student:	
Address:	
Date of birth: Year Level	
	to
Reason for expulsion (use attachments if ne	
Expelling school:	
I confirm that the student is above com	npulsory school age (16 years and older).
Record of actions previously undertaken to	support's positive and safe behaviour:
Adjustments (learning environment, cu	rriculum, teaching practices).
Behaviour interventions and responses	, including take homes, suspensions, exclusions.
School based staff support (e.g. Studen	it Wellbeing Leader).
Involvement of specialist staff (e.g. Stud	dent Support Services, Aboriginal Education Services).
Referral to/involvement of external pro	fessionals.
Behaviour support plan/One Plan.	
Number of take-home days this year:	
Number of suspensions this year:	
Number of days suspended this year:	
Number of exclusions this year:	
Number of weeks excluded this year:	
Directions conference held on/	_20 at
School staff involved were:	
Principal	Year level coordinator
Class teacher	Behaviour Support Educator

- Deputy Principal
- Assistant Principal

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- Student Wellbeing Leader
- Behaviour Support Educator Inclusive educator Aboriginal Education Services Others:

Parents/carers and other people who attended the directions conference were:

The right and process to appeal the expulsion decision was explained to the student and their parents/carers by
on 20
Alternative learning program (mandatory for students who are of compulsory education age i.e. 16 years):
Requirements that must be met to apply to return to school:
Other comments:
Other comments.
Principal's Signature: Principal's Name:
Date: 20
Directions Conference record and other relevant documentation are attached. Copies to:
Student
Parents/carers
Student's file
Behaviour Support Educator
Chief Executive via the Education Director and Conditions for Learning
Others:

Notice of intention to recommend expulsion from all government schools



Government of South Australia Department for Education

Name of student:			
Address:			
Date of birth:	Year Level:		
Period of expulsion from all gov	ernment schools:	to	
Reason for expulsion (use attack	nments if necessary):		

I confirm that the student is above compulsory school age (16 years and older).

Record of actions previously undertaken to support _____'s positive and safe behaviour:

Adjustments (learning environment, curriculum, teaching practices).

Behaviour interventions and responses, including take homes, suspensions, exclusions.

School based staff support (e.g. Student Wellbeing Leader).

Involvement of specialist staff (e.g. Student Support Services, Aboriginal Education Services).

Referral to/involvement of external professionals.

Behaviour support plan/One Plan.

Number of take-home days this year:	
Number of suspensions this year:	
Number of days suspended this year:	
Number of exclusions this year:	
Number of weeks excluded this year:	

Directions conference held on _____ 20____ at _____.

School staff involved were:

Principal	Year level coordinator
Class teacher	Behaviour Support Educator
Deputy Principal	Inclusive educator
Assistant Principal	Aboriginal Education Services
Student Wellbeing Leader	Others:

Parents/carers and other people who attended the directions conference were:

The right and process to appeal the expulsion decision was explained to the student and their parents/carers by
on 20
Other comments:
I recommend thatis expelled from all government schools for years.
Principal's Signature: Principal's Name:
Date: 20
Directions Conference record and other relevant documentation are attached. Copies to:
Student
Parents/carers
Student's file
Behaviour Support Educator
Chief Executive via the Education Director and Conditions for Learning
Others:

Notice of expulsion from all government schools



Government of South Australia Department for Education

Name of student:				
Address:				
	Year Level:			
Reason for expulsion (u	se attachments if necessary	<i>י</i>):		
I confirm that the st	udent is above compulsory	school age (16 years and c	older).	
	mendation from the Princip	oal of	that	be expelled from all
government schools for	years.			
Approved				
Not Approved				
Comment:				
Name:	Sig	gnature:		
Chief Executive				
DEPARTMENT FOR EDU	JCATION			
Date: 20				
Directions Conference	record and other relevant d	ocumentation are attached	ł.	
Copies to:				
Student				
Minister for Education	on			
Parents/carers				
Principal of school of	of enrolment for student file	2		

Government of South Australia Department for Education

Appeal against exclusion from school

To be lodged with the Education Director within 5 school days of the exclusion decision

Dear	_, Education Director,	,		
(Education Director's name)	(Educatio	on Office)		
I wish to appeal against the e	exclusion/extension of exclusion of			
l am:		(Student's nam	ie)	(Name of school)
the student.				
the parent/carer or legall	y responsible for the student.			
over 18 years old and act	ing for the student at their/the pa	rent's/carer's reque	est.	
The reason given for the exc	lusion/extension of exclusion was			
The period of exclusion/exte	nsion of exclusion is from	toto	(Date)	
I am appealing the exclusion	/extension of exclusion decision b	pecause (select all t	hat apply):	
the information consider	ed was not correct.			
the process was not follo	owed properly.			
the length or conditions	of the exclusion/extension of exc	lusion are not appr	opriate.	
I would like to bring	to the (Names)	e appeal hearing w	ith me.	
I would like you to consider t	he following information (attach	additional informat	ion if required):	
My address is:				
Phone (Home/Mobile):		Phone (Work):		
Name:	Signature:			_
Date: 20				

Please attach copies of the 'notice of Directions Conference Principal considering exclusion from school' and the 'notice of exclusion from school' issued to you by the school and any other information about your appeal.

Appeal against expulsion from a school

Government of South Australia Department for Education

To be lodged with the Chief Executive within 10 school days of the expulsion decision

Email: education.CE@sa.gov.au

Dear Chief Executive,				
I wish to appeal against the decision of th	ne Principal to expel _		from	
l am:		(Student's name)		(Name of school)
the student.				
the parent/carer or legally responsible	e for the student.			
over 18 years old and acting for the s	tudent at their/the pa	rent's/carer's request.		
The reason given for the expulsion was:				
The period of expulsion is from(to	(Date)		
I am appealing the expulsion decision be	cause (select all that a	apply):		
the information considered was not o	correct.			
the process was not followed proper	ly.			
the length or conditions of the expuls	sion are not appropria	ate.		
I would like to bring	to the	e appeal hearing with	me	
(Names		appearnearing with	inc.	
I would like you to consider the following	g information (attach a	additional information	if required):
My address is:				
Phone (Home/Mobile):				
Name:				
Date: 20				
Please attach:				
• copies of the 'notice of Directions Conference you by the school	Principal considering exp	ulsion from a school' and	I the 'notice c	f expulsion from school' issued to
any other information about your appeal.				

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Appeal against expulsion from all schools



Government of South Australia Department for Education

To be lodged with the Minister within 10 school days of the expulsion decision

Dear Minister for Education,	
I wish to appeal against the decision of the Chief Executive to	expel from all government schools. (Student's name)
l am:	
the student.	
the parent/carer or legally responsible for the student.	
over 18 years old and acting for the student at their/the pa	rent's/carer's request.
The reason given for the expulsion was:	
The period of expulsion is fromtoto	 (Date)
I am appealing the expulsion decision because (select all that a	apply):
the information considered was not correct.	
the process was not followed properly.	
the length or conditions of the exclusion/extension of exc	lusion are not appropriate.
I would like to bring to the	e appeal hearing with me.
I would like you to consider the following information (attach a	additional information if required):
My address is:	
Phone (Home/Mobile):	Phone (Work):
Name: Signature:	
Date: 20	
Please attach:	
• copies of the Notice of Directions Conference Principal Considering Notice of expulsion from all government schools issued to you by th	
any other information about your appeal.	

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Notice of receipt of request to appeal against exclusion

Use this template as a guide only. You can personalise this communication. <Replace the text in the chevrons with the details of your exclusion appeal>.

<parent carer="" name=""></parent>		
<parent address="" carer=""></parent>		
<date></date>		
Dear,		
Notice of receipt of request to appeal	exclusion from	
You have appealed because you believe (select all that apply):		
the information the school considered to reach the exclusion decision was not correct		
the exclusion process was not followed properly		
the length of the <exclusion (delete="" as="" exclusion="" extension="" of="" required)=""> is not appropriate</exclusion>		

the conditions of the <exclusion/extension of exclusion (delete as required)> are not appropriate.

In accordance with Section 80(7) of the Education and Children's Services Act 2019, an appeal panel ('the panel') has been arranged including the following people:

- ______, Education Director, <Partnership Name> (panel chairperson)
- _____, Principal of <School Name>
- _____, <Position>.

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You can provide any information you would like the panel to consider. You can bring this information with you to the appeal meeting, or you can email the information to ______. If there are people who you think can provide additional information to the panel, please let me know. This might include:

- Department for Education staff, for example, Student Support Services and Aboriginal Education Services
- external professionals working with you or your child, including advocates
- a family member, community member, elder or kin who can provide relevant information and advice.

If you would like to bring someone to the appeal meeting to help you or your child, please let me know. This might include an interpreter, cultural or disability support person or family support worker.

If you would like me to arrange an interpreter for the meeting, please let me know as soon as possible.

The appeal meeting has been arranged for _____ 20____ at _____ Yours sincerely, Signature:______ Name: ______ Education Director, Partnership Name Telephone: ______ Date: ______ Email: ______

Appendix 24

Notice of exclusion appeal outcome

Use this template as a guide only. You should personalise this communication. <Replace the text in the chevrons with the details of your exclusion appeal>.

Delete the guidance text in red.

<parent carer="" name=""></parent>	
<parent address="" carer=""></parent>	
<date></date>	
Dear	

Notice of exclusion appeal outcome in relation to <student's Name> exclusion from <school>.

On behalf of the exclusion appeal panel ('the panel') who met with you, <student's Name> and <Names of others who attended the meeting (e.g. another parent or carer)>, I thank you for the discussion held on <date>. The panel acknowledges that this is always a difficult time for students and families.

The panel, included the following people:

- _____, Education Director, <Partnership Name>
- _____, Principal of <School Name>
- ______, <Position>.

The panel considered your appeal on the basis of your belief that (select all that apply):

the information considered was not correct

the process was not followed properly

the length of the <exclusion/extension of exclusion (delete as required)> is not appropriate

the conditions of the <exclusion/extension of exclusion (delete as required)> are not appropriate.

The panel considered the information you provided at the meeting, as well as the documents you provided via email on <date>.

Provide one or more paragraphs for each of the grounds for appeal. Delete paragraphs not relevant.

In relation to your belief that the information considered by the school in making the exclusion decision was not correct, outline the information the panel considered and the panel's findings about the accuracy of the information the school considered in making the exclusion decision.

In relation to your belief that the exclusion process was not followed properly, outline the information the panel considered and the panel's findings about adherence to the 'suspension, exclusion and expulsion of students procedure' and the Education and Children's Services Act, 2019.

In relation to your belief that the length of the exclusion/extension of exclusion (delete as required) is not appropriate, outline the information the panel considered and the panel's findings about the appropriateness of the length of exclusion/extension.

In relation to your belief that the conditions of the exclusion/extension of exclusion (delete as required) are not appropriate, outline the information the panel considered and the panel's findings about the appropriateness of the conditions of exclusion/extension.

Address any other matters raised in the appeal process.

Appeal outcomes and recommendations:

Describe the outcomes of the appeal (e.g. that the exclusion is upheld or overturned, changes to length or conditions of the exclusion) and any recommendations. The following text provides example outcomes. Delete what is not relevant and add further details as required.

- The appeal panel finds that the school <correctly followed/did not follow (delete as required)> the requirements of the 'suspension, exclusion and expulsion of students procedure' and the Education and Children's Services Act, 2019>.
- The exclusion is upheld with no changes to the length or conditions of the exclusion.
- The exclusion is upheld, however the length of the exclusion has changed to <number of weeks>.
- The exclusion is upheld, however <describe changes to the conditions of the exclusion>.
- The exclusion has been overturned and a reconnection meeting will be held to plan <student's Name> return to school.
- The panel will make a number of recommendations to the school as follows: The following text provides example recommendations. Delete what is not relevant and add further details as required.
 - o Referral to Student Support Services (e.g. Behaviour Support Educator, Inclusive Educator) to help staff understand <student's Name>'s needs and the function of behaviours.
 - o The development/review (delete as required) of a 'behaviour support plan' with you and <student's Name>.
 - o The development/review (delete as required) of a One Plan, including reviewing adjustments to support inclusion, learning and safe and positive behaviour.
 - o Referrals to external services who can provide <student's Name> with support (e.g. CAMHS, Autism SA, Headspace).
 - o The development/review (delete as required) of a clearly documented learning program. This will include the supports that will be provided to <student's Name> to achieve the goals of the exclusion.
 - o Arrange for key staff to keep in contact with <student's Name> to support their learning and wellbeing during the exclusion.
 - o The development of a return to school plan, to support <student's Name> to gradually return to school by the end of the exclusion.

The panel's decision is final. There are no further Department for Education processes available to appeal against the outcome of this appeal. However, you can make a complaint to the Department for Education if you:

- believe the appeal was not conducted lawfully (that is, in accordance with Section 80 of the Education and Children's Services Act, 2019)
- you are unhappy with the way the appeal process was conducted by the panel.

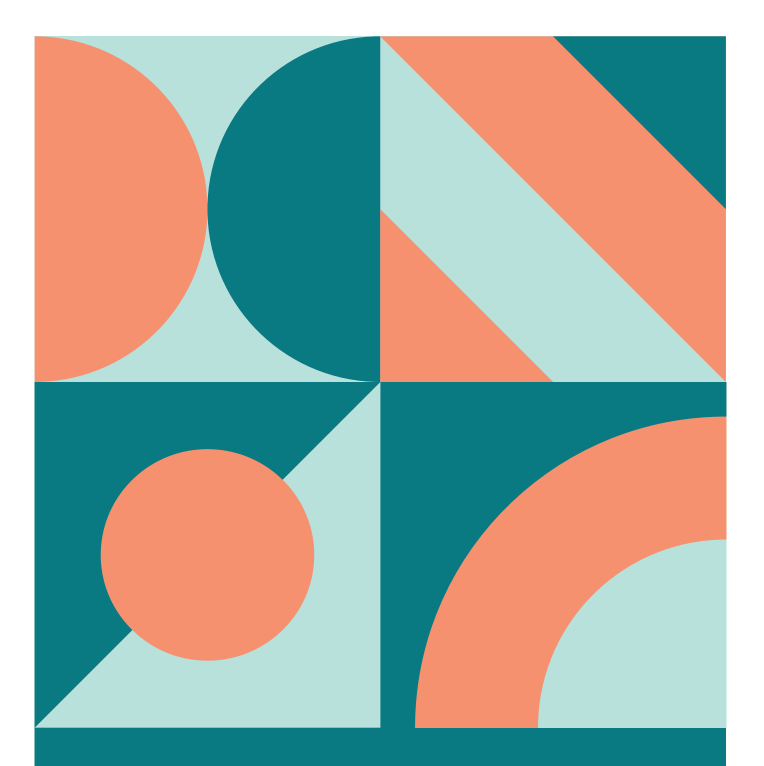
To make a complaint, contact the department's Customer Feedback Team on 1800 677 435 (free call) or use the online form https://schools-sa.my.site.com/CFU/s/

The panel wishes <student's Name> all the very best for the future and acknowledges the role you are playing in supporting <him/her/them (delete as required)>.

Yours sincerely,

Signature:	Name:
Education Director, Partnership Name	
Telephone:	Date:







Government of South Australia

Department for Education

Contact

Engagement and Wellbeing Directorate Department for Education

Education.SEE@sa.gov.au

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