

## **Coronavirus Act 2020 Disapplication of sections 5(1), 15(3), 17(2), 48(3) and 49(1) and (2) of the Education Act 2005 (England) (No.6) Notice 2020**

The Secretary of State for Education, in the exercise of powers conferred by section 38(1) of, and paragraph 5 of Schedule 17 to, the Coronavirus Act 2020,<sup>1</sup> issues the following notice.

### *Disapplication of sections 5(1), 15(3), 17(2), 48(3) and 49(1) and (2) of the Education Act 2005*

1. The Secretary of State for Education by this notice disapplies:
  - (a) in relation to England sections 5(1), 15(3), 17(2), 48(3) and 49(1) and (2) (provisions relating to inspections) of the Education Act 2005<sup>2</sup> (the 2005 Act) during the period specified in this notice;
  - (b) any similar Academy arrangement provisions to sections 48(3) and 49(1) and (2) of the 2005 Act during the period specified in this notice.
2. The Secretary of State for Education considers that the issuing of this notice is an appropriate and proportionate action in all the circumstances relating to the incidence or transmission of coronavirus for the following reasons:
  - (a) From 20th March 2020 until the end of the summer term, educational institutions and registered childcare settings in England limited attendance to certain children and young people in order to reduce the spread of coronavirus. Over the course of the summer term they welcomed back more children and young people in stages. On 2nd July 2020 the government asked schools to prepare for all pupils to return to school from the beginning of the autumn term (except where public health advice indicated that they should remain at home).
  - (b) With the start of the autumn term of the new school year, education institutions, including primary and secondary schools and further education settings, alternative provision settings and special schools, and registered childcare settings welcomed back all year groups/children.
  - (c) The Secretary of State for Education has previously issued five notices disapplying the provisions specified in paragraph 1.<sup>3</sup> The most recent notice was issued on 28th of August 2020. The specified time period of that notice was 1st September 2020 to 30th September 2020.
  - (d) The suspension of routine Ofsted inspections was announced on 17th March 2020. Routine inspections are not appropriate at this time while schools are fully engaged in responding to the coronavirus outbreak and

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<sup>1</sup> 2020 c.7.

<sup>2</sup> 2005 c.18.

<sup>3</sup> The notices can be viewed at this link: <https://www.gov.uk/government/publications/disapplication-notice-school-inspections-legislation-changes>

are focussed on providing a full-time education for all pupils from the beginning of the autumn term, which includes implementing and maintaining the protective measures for pupils and staff.

- (e) Section 5(1) of the 2005 Act puts a duty on Ofsted's Chief Inspector to undertake regular inspections of state-funded schools within prescribed intervals, and to report on the result of such inspections. If this section is not disapplied, Ofsted will fall foul of its duty to inspect within the prescribed period (around every 5 years).
- (f) In relation to state-funded schools, temporarily lifting the duty on Ofsted to routinely inspect and report is necessary to alleviate pressure on school leaders and their staff. This will enable them to focus on providing a full-time education for all pupils from the beginning of the autumn term, which includes implementing and maintaining the protective measures for pupils and staff, in order for state-funded schools to continue to deliver an appropriate response to the coronavirus outbreak, following publication on 2nd July 2020 of the government's [Guidance for full opening: schools](#) (updated on 10 September 2020).
- (g) While routine Ofsted inspections are not appropriate at this time, Ofsted will retain its power to inspect individual schools, under section 8 of the 2005 Act, if any significant concerns arise.
- (h) The suspension of routine inspection is a temporary measure. The government remains committed to Ofsted inspection. The disapplication of the duty to conduct routine inspection will remain under review and routine inspection will be re-introduced at the appropriate time. It is currently planned that routine inspections will be re-introduced in January 2021, although this will remain under review. During the autumn term, inspectors will visit a sample of schools, under section 8 of the 2005 Act, to discuss how they are managing the provision of a full-time education of all their pupils.
- (i) Sections 15(3) and 17(2) of the 2005 Act put a duty on the local authority (section 15(3)) or, in the case of an Academy, the proprietor (section 17(2)), to prepare a statement of action within a prescribed period following an Ofsted inspection which finds that the school requires special measures or significant improvement. By disapplying the requirements to produce a statement of action, as a temporary measure, we are recognising that local authorities, trusts and schools need to focus on providing a full-time education for all pupils from the beginning of the autumn term, which includes implementing and maintaining the protective measures for pupils and staff, in order for state-funded schools to continue to deliver an appropriate response to the coronavirus outbreak, following the publication on 2nd July 2020 of the government's [Guidance for full opening: schools](#) (updated on 10th September 2020).
- (j) Statements of action are, however, an important part of school improvement; we intend, therefore, to follow up with local authorities and proprietors throughout October 2020, with a view to the preparation of all

outstanding statements by 31st October 2020. It is currently planned that the duties under sections 15(3) and 17(2) will resume after 31st October 2020.

- (k) Regional Schools Commissioners (RSCs) will continue to work with schools, including Academies, to put in place suitable support arrangements. RSCs will consider on a case-by-case basis when steps may be taken to implement existing Academy orders issued in relation to inadequate schools.
- (l) Sections 48(3) and 49(1) and (2) of the 2005 Act place duties on the governing bodies of voluntary or foundation schools which have been designated as having a religious character, and (through Academy funding arrangements) the proprietors of Academies designated as having a religious character, to arrange inspections covering collective worship at the school and denominational education provided by the school within prescribed intervals and for the person conducting such an inspection to inspect and produce a report within prescribed periods. As set out above, routine inspections of state-funded schools are not appropriate while they are focussing on providing a full-time education for all pupils from the beginning of the autumn term, which includes maintaining protective measures for pupils and staff. If these sections are not disapplied, some schools designated as having a religious character may fall foul of their duty to arrange these inspections within the prescribed period (around every 5 years) and to carry out the inspections and prepare a report within the prescribed period.
- (m) The matters above are relevant to all of England.

*Specified period*

3. The specified period in this notice starts at the beginning of 1st October 2020 and finishes at the end of 31st October 2020.

Signed by or on behalf of the Secretary of State for Education:



Date of signature: **25 SEPTEMBER 2020**