

#### DEPARTMENT OF

# **EDUCATION**

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### **CIRCULAR NO 69 OF 2023**

TO:

**Deputy Director Generals** 

**Chief Directors** 

**Directors (Head Office)** 

**District Directors** 

**Circuit Managers** 

Principals of Schools

**School Governing Bodies** 

**Parents** 

## SUBJECT: LIMPOPO DEPARTMENT OF EDUCATION DIRECTIVES FOR 2024 LEARNER ADMISSIONS IN PUBLIC SCHOOLS

#### 1. INTRODUCTION

- 1.1. South African Schools Act 84 as amended section 5 (7) provides that the Head of the Department must determine the manner in which application must be made. This Directives intend to provide procedures and process on administration of learner registration and admission.
- 1.2. The Limpopo Department of Education values early learner enrolment in public schools for the next academic year, as a contributory factor towards improving academic performance.
- Early registration and admission of learners enable our schools to plan effectively.

#### PURPOSE OF THE CIRCULAR

- 2. The purpose of this circular is to:
- 2.1. Provide directive to school governing bodies, principals, admission committees and all departmental levels above the school, on how learner admission must be administered;
- 2.2. Support schools in developing admission policies that will afford all children access to public schools within the Provincial prescripts and National legislation;
- 2.3. Ensure the lawful administration of learner admission and registration in schools;
- 2.4. Enable effective teaching and learning to commence on the first day of the school year; and
- 2.5. Inform role players and stakeholders that 2024 Limpopo learner admission system shall be Walk-in learner admission, and this circular replaces all learner admission circulars issued in previous years.

### 3. LEGISLATIVE FRAMEWORK

- 3.1. The Constitution of the Republic of South Africa (Act No 108 of 1996): Section 29 of the constitution of the Republic of South Africa guarantees everyone the right of access to basic education
- 3.2. South African Schools Act 84 of 1996 (SASA): Section 5(1) of SASA, indicate that a public school must admit learners and serve their educational requirements without unfairly discriminating in any way. Section 5(7) state that the Head of the Department shall determine the manner in which learners will be admitted
- 3.3. Child Justice Act 75 of 2008: Section 28(2) provides that a child's best interests are of paramount importance in every matter concerning the child. This Provision naturally includes children who come into conflict with the law.
- 3.4. Children's Act 38 of 2005: The act give effect to certain rights of children as contained in the Constitution to set out principles relating and to set out principles relating to the care and protection of children.
- 3.5. Promotion of Administrative Justice Act [PAJA] (Act No 3 of 2000): provides that everyone whose rights have been adversely affected by administrative action has the right to be given written reasons.

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- 3.6. Admission Regulation for Ordinary Public Schools (Gazette No.19377 of 1998): Provides policy framework for development of school based learner admission policy.
- 3.7. Refugees Act, No 130 of 1998: To provide for the reception into South Africa of asylum seekers and to regulate recognition of refugee status; to provide for the rights and obligations flowing from such status.
- 3.8. Immigration Act 13 of 2002: Provides for the regulation of admission of foreigners to, their residence in, and their departure from the Republic and for matters connected.
- 3.9. Phakamisa Court Judgment: The court made an order that clause 15 and 21 of the National Admission policy are inconsistent with the constitution
- 3.10. Protection of Personal Information Act, 4 of 2013(POPIA): Sets out the minimum standards regarding accessing and processing of any personal information belonging to another. The application form must contain a written statement [Consent statement] granting the school permission to utilise the information for purpose of processing admission
- 3.11. Promotion of Access to Information Act, 2 of 2000(PAIA): Gives legislative effect to the right of access to information in accordance with section 32 of the Constitution of the Republic of South Africa, 1996. The public school have a duty to provide the access to the requested records, unless specifically refused in terms of PAIA

## 4. ADMISSION TO PUBLIC ORDINARY SCHOOL

- 4.1. The right of access to basic education and of equal access to educational institutions is not only enshrined in the Country's Constitution but has been taken forward in the South African Schools Act (Act no 84 of 1996) as amended and the Gazette No. 19377 of October 1998 and National Circular 1 of 2020 dealing with admission of undocumented learners.
- 4.2. In terms of section 3 (1) of the South African Schools Act 84 of 1996, every parent must cause every learner for whom he or she is responsible to attend a school from the first school day of the year in which such learner reaches the age of seven years until the last school day of the year in which such learner reaches the age of fifteen years or the ninth grade, whichever occurs first. As a provincial department we have a Constitutional obligation to provide basic education to all learners of compulsory school going age.

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### 5. AGE REQUIREMENT FOR LEARNER ADMISSION

- 5.1. Schools admit learners from Grade R-to-12. In terms of the South African Schools Act, (Act no 84 of 1996) as amended a parent as defined by SASA may register his/her child at a school in terms of the following age requirements:
  - i. Grade R: four (4) years turning five (5) on 30<sup>th</sup> June in the year of admission (2024)
  - ii. Grade 1 : five (5) years turning six (6) on 30<sup>th</sup> June in the year of admission (2024)
- **5.2.** It is important to ensure that all eligible learners of compulsory school going age are accommodated in ordinary public schools.
- 5.3. Therefore, where space is limited and learners of pre-school going age (0-4 years) or children who will be turning five years after 30 June in the year of admission, have also applied for admission to an ordinary public school, preference must be given to learners who qualify in terms of paragraph 8.1 above, as pronounced or determined in Section 5(4) of the South African Schools Act (Act no 84 of 1996).
- **5.4.** If a learner has been admitted to an ordinary public school at an age above the age requirements provided in paragraph 8.1 above, such learner must as far as possible be placed in a fast-track facility or with his or her peer group, unless it is not in the educational interest of the learner.
- 5.5. Schools are directed not to develop their own age requirements except the one provided in the South African Schools Act, as contemplated in paragraph 5.1.

# 6. SCHOOL BASED ADMISSION POLICY AND QUALITY ASSURANCE

- **6.1.** South African Schools Act, section 5(5) provides that admission policy is determined by the Governing Body which must be based on the framework as provided by gazette No. 19377 of 1998.
- 6.2. The admission policy of an ordinary public school must be consistent with the Constitution of the Republic of South Africa Act 108 of 1996, the South African Schools Act 84 of 1996 as amended and applicable Provincial law.
- **6.3.** The admission policy of a public school and administration of admission by the principal or departmental officials may therefore not unfairly discriminate against an applicant who applies for admission to a school
- 6.4. Policies developed by governing body must be submitted to the circuit office for quality assurance prior implementation of the policy. The Circuit Manager must

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- ensure that the policy does not contradict the Constitution of the RSA including other relevant legislation and policies.
- **6.5.** While the school governing body determines the admission policy, it is the responsibility of the principal to administer admission of learners as a representative of the Head of Department (HoD), who is mandated by Section 5(8) of South African Schools Act, to administer learner admission.

## 7. ADMISSION OF LEARNERS TO FULL-SERVICE SCHOOLS

- 7.1. South African Schools Act 84 of 1996 as amended, section 12(4), provides that the MEC must, where reasonably practicable, provide education for learners with special educational needs at ordinary public schools and provide relevant educational support services for such learners.
- 7.2. Learners who are to be admitted in a full-service school will follow the ordinary mainstream procedures with the exception of learners referred by Inclusive Education Unit/Sub-directorate.

### 8. ADMISSION OF LEARNERS TO SPECIAL SCHOOLS

- **8.1.** Learners who deserve to be admitted in the special school must be assessed by the Inclusive Education Unit/Sub-directorate before they could be admitted.
- 8.2. A learner shall be assessed through Screening, Identification, Assessment and Support [SIAS] policy, in order to be admitted to a Special or full-service school.

## 9. ADMISSION OF UNDER-AGE AND OVER-AGE LEARNERS

- 9.1. An underage learner may only be admitted after parents shall have provided the Circuit Manager with a report from experts such as registered education psychologists who will indicate exceptional circumstances which necessitate admission of such learner.
- 9.2. The report which necessitates admission of under-age learner, together with an approval from the Circuit Manager, shall be kept in the learner's profile until the learner completes basic education (grade R -12).
- **9.3.** Should parents or guardians fail to provide the school with a report from the expert, the school is directed not to admit such an underage learner.
- 9.4. An over-aged learner who is already enrolled with a public ordinary school or a registered independent school and has relocated due to circumstances beyond their control must be admitted regardless of age.

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- 9.5. Admission of over-aged learners excludes a learner who:
- 9.5.1 Has never attended school or
- **9.5.2** Had a schooling break of three or more years.
- **9.5.3** Is outside the compulsory school going age bracket.
- 9.6 A learner who falls under categories 9.5.1 to 9.5.3 above must be advised to enroll with Adult Education and Training (AET) center.

#### 10. ILLEGAL PRACTICES

**10.1.** The Principal of a school is responsible for ensuring that the following or any other illegal practices do not take place at a school.

#### 10.1.1 PAYMENT OF FEES:

- (a) South African Schools Act 84 of 1996 as amended, section 5(3) determines that no learner may be refused admission on the grounds that his or her parent is unable to pay or has not paid the school fees determined by the governing body.
- (b) The school at which a parent is registering a learner <u>may not</u> ask a parent to pay a <u>registration / admission fee</u> or sign an undertaking that parent will pay the school fees as a condition for admission.
- (c) Section 39(5) of the South African Schools Act 84 of 1996 determines that no public school may charge any registration, administration or other fee at time of application, school fees, if applicable, may only be charged after the learner has been admitted to the school.

### 10.1.2 SUBSCRIPTION TO MISSION

(a) Section 5(3) (ii) of the South African Schools Act 84 of 1996, states that no learner may be refused admission on the grounds that his or her parent refuse to subscribe to the mission of the school.

### 10.1.3 ACADEMIC PERFORMANCE

(a) Schools may not use the academic performance of learners to determine admission to a school

### 10.1.4 SPORT AND CULTURAL ACHIEVEMENT

(a) Schools may not use sport or cultural achievements (like representation at provincial or national level) of learners to determine admission to a school.

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#### 10.1.5 TESTING OR INTERVIEWS OF LEARNERS

- (a) In terms section 5(2) of the South African Schools Act 84 of 1996 as amended, the governing body of a public school may not administer any test, including an interview, related to the admission of the learner to a public school.
- (b) The school governing body is prohibited to direct or authorize the Principal of the school or any other person to administer test related to admission.
- (c) The school must not use the process of interviewing parents or learners prior to the admission of a learner as a screening mechanism for admission.

#### 10.1.6 PRE-SCHOOL EXPERIENCE

(a) The use of **pre-school experience** as a <u>requirement</u> for admission into Grade R or 1 is **prohibited**.

#### 10.2 UNDOCUMENTED LEARNERS

- (a) The constitution of the Republic of South Africa guarantees every person in the country the right of access to basic education, including learners without the following documents: birth certificate; immunization card; court placement order; study visa; permanent residence permit; asylum seekers visa; refugees visa; passport or identity documents, which are required for admission.
- (b) It should be noted that as a Department we have a constitutional obligation to ensure that all compulsory school going age learners have access to basic education.
- (c) Section 39 and 42 of the Immigration Act 13 of 2002 do not prohibit the admission of illegal foreign children into a school nor prohibit the provisioning of basic education to illegal foreigners.
- (d) When a parent applies for admission of a learner who does not have birth certificate, the parent must present a written affirmation or sworn written statement (in the form of an Affidavit) about the age of a learner to the principal of the school.
- (e) If the parent is unable to submit the birth certificate or has only submitted a written affirmation or sworn written statement about the age of a learner, the learner must be admitted.

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- (f) The principal must advise the parents that section 31 of the Births and Deaths Registration Act, 1992 (Act No. 51 of 1992) makes it an offence to make a false statement or cause a false statement to be made about the age of a child.
- (g) The school principal must assist the parents by referring them formally to the nearest office of the Department of Home Affairs to acquire birth certificates for their children.

### 11 CRITERIA FOR LEARNER ADMISSION:

- 11.1 Firstly, a school must admit learners who are residing in the area (i.e. suburb, township or village) where the school is situated.
- 11.2 Secondly, learners who are attending school within the same area where the school is situated (suburb, township or village), especially those in grade 7 and are progressing to grade 8 within a particular area while their place of residence is elsewhere.
- 11.3 Thirdly, the school must admit children whose siblings are already in the school.
- 11.4 Fourthly, the school must admit children of parents who are <u>working</u> in the catchment area (i.e. an area around which the school is situated) as well as children who have applied to the school because it is their <u>school of choice</u>.
- NB: The principle of "first-come, first-served" must be applied in each of the above criteria (i.e. from 11.1 to 11.4).
- 11.5 The criterion in 11.1 above (i.e. with regard to the place of residence) shall not apply to Special schools, Technical schools and Agricultural schools

## 12 REQUIREMENTS FOR ADMISSION

### 12.1 First time admission

- 12.1.1 If your child is going to school for the first time, or is moving to a new school, you must immediately collect registration forms from the school:
  - i. nearest to your home,
  - which is located within the area where your child or children attend schooling,
  - iii. where your other children (siblings) are attending,
  - iv. nearest to your work address,
  - v. or your school of choice.

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### 12.2 Documents required

- **12.2.1** In order to register your child you must bring the following documents with you:
  - Birth certificate or acceptable proof of birth date (do not take a baptismal certificate as proof)
  - ii. Immunization card
  - iii. Transfer card, and
  - iv. Last report card
- 12.2.2 If you are **not** a South African **citizen**, you must also submit the following documents over and above the documents in paragraph 12.2.1 above:
  - v. Study/work permit
  - vi. Temporary or permanent Residence Permit from the South African Department of Home Affairs (DHA).
  - vii. Evidence that you have applied for permission to stay in South Africa.
- 12.2.3 If you do not have all or some of the above documents, you may still register your child at the school and the principal of the school must advise you where to get the required documents.

### 13 ADMINISTRATIVE PROCEDURE FOR ADMISSION

### 13.1 Advocacy for learner registration

- 13.1.1 All public schools are urged to conduct an advocacy campaign to remind and encourage the public to register or enroll their children at schools for the following year.
- 13.1.2 The advocacy campaign must serve to inform parents and learners of the requirements for admission and documents that must accompany the application.
- 13.2 Disclosure and Dissemination of information
- 13.2.1 The school must avail an approved school admission policy, school learner code of conduct and school fee exemption procedure to applicants.
- **13.2.2** Disclosure of information will enable the applicants to take an informed decision.

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### 13.3 Collection and submission of application forms

- 13.3.1 Applicants will collect forms from schools in accordance with a schedule developed by the school, which is based on the provincial management plan for 2024 learner admission
- 13.3.2 Completed application forms are to be returned to schools according to the schedule developed by the school, based on the management plan for 2024 learner admission in public schools.
- 13.3.3 All applying parents must insist on completing their details, in the Application Submission register. Applicants must, the own hand writing, complete their information in the submission register.
- 13.3.4 Applicants who shall have submitted their application forms with the necessary attachments must be allocated the application numbers. However, the allocation of application numbers to applicants is not a guarantee for admission, but it will assist in the school in the selection process.
- 13.3.5 Application numbers must be in accordance with the order, date and time of submission. NB: Parents must insist on being given the Application Number.
- 13.3.6 In order to avoid stampede, application forms shall be allocated timeframes during which they will be issued to applicants and submitted to schools according to grades applied for.
- 13.3.7 Timeframes for the issuing and receipt of application forms is stated in the Management Plan for 2024 learner admission.
- 13.3.8 School Managers and Parents are urged to adhere to the directives contained in this Circular in order to ensure that learner admission runs smoothly.
- 13.3.9 Managers are advised to be flexible to cater for applications forms collected or submitted outside the dates stipulated in the management plan. However, the affected applicants must be made aware that closing dates have passed.
- 13.3.10 Forms may be issued and received the same day, schools are expected to be ready to manage the two processes of issuing and receiving applications simultaneously.
- **13.3.11** Applicants must take note that collection and submission of application forms shall be opened from 24 May 2023 until 28 July 2023. Submission of

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applications outside the stipulated dates/timeframes as reflected in Management Plan may disadvantage the applicants.

## 13.4 Designated Area for collection and submission of application forms

- 13.4.1 The school must designate an area far away from classrooms, but within the school premises, where admission forms will be collected and submitted so as to avoid interaction of parents or members of the public with learners. Only the designated official administering the forms may have reasonable contact with parents or members of the public. NB: Forms will be collected and submitted at the designated area determined by the school.
- 13.4.2 The school principal or the admission committee has the right to verify the information submitted. If is discovered that the applicant has provided false information (e.g. proof of residence, proof of parenthood/guardianship, etc.) in the application package, such application shall be disqualified.,

### 13.5 Re-registration of current learners

- 13.5.1 Parents of learners who are currently attached to the school must confirm to the school authorities if their children will be returning to the school in the following year or not.
- 13.5.2 Confirmation of the return of the currently attached learners assists and enables the school to plan and create space for new learners.
- 13.5.3 The school is advised to design a confirmation-of-return or re-registration form that will be completed by parents of all learners who are currently attached to the school.
- 13.5.4 Completion of confirmation-of-return or re-registration form must not be used as a process to exclude or expel learners who are viewed to be poor performing, problematic, or ill-disciplined.
- 13.5.5 Collection of confirmation-of-return or re-registration form shall be collected from 22 31 August 2023 and be returned to the school from 1 8 September 2023.

## 14 MAIN STEPS FOR ADMISSION

- Register your child at the school nearest to you from Wednesday, the 24<sup>th</sup> of May to Friday, the 28<sup>th</sup> of July 2023.
- ii. Submit all the required documents.

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- iii. Obtain a waiting list or application number from the school upon submission of your application package.
- iv. By the 31<sup>st</sup> of August 2023 the school should have <u>informed</u> you <u>if</u> the application was <u>successful or not</u>.
- v. If your application is not <u>successful</u> you are not satisfied with the outcome of your application, you may <u>lodge</u> a <u>complaint</u> with the <u>Circuit</u> <u>Office</u> to which the school belongs.
- vi. It should be noted that feedback on whether the learner is admitted or not may still be given to applicants in July 2023, depending on the volume of the work administered by the school.

#### 15 WAITING REGISTER

- 15.1 Parents are free to apply for admission of their children to a school <u>away</u> from where they live, i.e. their school of <u>choice</u>. BUT the school must put your child's name on a <u>waiting list if not admitted.</u>
- 15.2 The school will consider applications in the order provided in paragraphs 11.1 to 11.4 above, before applications for the school of choice could be considered. The school must give the applicants a <u>letter</u> informing them that their applications are on the waiting list, and provide applicants with a waiting list number or <u>position</u> on the waiting list.
- 15.3 The school must <u>inform</u> you by <u>31 August 2023</u> whether your child is <u>admitted</u> at the school or <u>not</u>.
- 15.4 If you decide to <u>decline</u> the admission offered by the school, you <u>must notify</u> the school as soon as possible. This will allow the school to give the space to another child.

### 16 RECOURSE IF NOT ADMITTED

- 16.1 If your application is not successful the school is obliged to provide written reasons why your child could not be admitted, as well as the address of the Circuit Manager, so that you can lodge an appeal in case you are not satisfied with reasons why your child could not be admitted or accepted. Your appeal will be attended to within a period of ten working days.
- Districts and Circuits are urged to establish appeal registers and all submitted appeals must be recorded according to submission dates and be attended in accordance to the directive or time frame given in the above paragraph 10.1.

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- 16.3 If the appeal is not satisfactorily resolved, a parent or an applicant may lodge an appeal with the District Director, who must also resolve your case within <a href="mailto:10">10</a> working days.
- 16.4 If the District Director has <u>not</u> dealt with the appeal regarding an admission of your child to your satisfaction it is within your right to <u>refer</u> the matter to the office of the Head of Department (through Institutional Governance Directorate), who will attend to it within a period of twenty [20] working days.
- 16.5 If you are <u>dissatisfied</u> with the response from the Head of Department you are advised to lodge an <u>Appeal</u> with the <u>MEC for Education</u>. The MEC will <u>respond</u> to your appeal within <u>21 working days</u>.
- In all instances where you are taking your complaints to a higher office, it will be because the lower office has not dealt with the matter within the specified number of days or you are not satisfied with the response and the reasons given therefor. You are advised to always refer your complaint to the immediate office before going to the higher office.
- 16.7 While interacting with the Offices mentioned in the previous paragraphs, it is advisable to continue your search for admission at other schools in the area.
- 16.8 Parents who register an appeal must provide full details of their particulars such as their contact numbers, their residential and work addresses.

#### 17 PLACEMENT OF LEARNERS

- 17.1 The Department of Education has an <u>obligation</u> to <u>accommodate all</u> children of a compulsory <u>school-going age</u>.
- 17.2 As a way of ensuring that all learners of compulsory school going age are admitted, the department will ensure that learners are placed where space is available.
- 17.3 Schools shall submit a list of all learners who are not admitted to circuit office for the circuit to facilitate the process of placement, based on the criteria outlined in the admission requirements, within a reasonable period.
- 17.4 If the Circuit office is unable to place learners within the reasonable period, then the District office shall intervene and facilitate placement of learners as a way of ensuring that all learners who are not admitted, are placed

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- 17.5 The Provincial Office Institutional Governance and Learner Support Subdirectorate shall provide monitoring and support to Districts in respect of the process of placement.
- 17.6 Reasonable steps will be taken to place learners nearer to their residential area, where possible.
- 17.7 Placement of Learners by the Department will commence from the 03<sup>rd</sup> October until the 24<sup>th</sup> October 2023 and shall be implemented from the level of the Circuit up to the Province.

## 18 DE-REGISTRATION OF LEARNERS FROM HOME EDUCATION

- 18.1 A parent who intends to de-register his/her child from home education into a public school, must attach the following documents to their applications:
  - (a) A registration letter with registration number permitting a learner to be registered.
  - (b) Withdrawal letter signed by the Head of Department, where the learner is registered.
  - (c) The certificate of registration which reflects the Provincial Education Department registration number of the learner.
  - (d) The learner's portfolio of evidence.
  - (e) Certified copies of the annual assessment reports of the relevant grade from when the learner was registered for home education to the last grade the learner completed, including external assessment report completed by competent assessors.
- The District Director must establish **Home Education Evaluation Team**[HEET] comprising of Officials from Curriculum Advisory Services Unit,
  Inclusive Education Unit, Institutional Governance Unit and the Circuit Manager
  of the affected school. The District HEET shall be co-chaired by Chief
  Education Specialist for Curriculum and Chief Education Specialist for
  Institutional Governance. Curriculum Unit shall also provide secretariat function
  or support to the Team.
- 18.3 The decisions taken by the team shall be endorsed by the District Director and communicated to the affected parent.
- The letter communicated to the parent must indicate his/her right to appeal to the Head of Department if the decision of District Director is contrary to the purported grade applied by the parent

18.5 The purpose of the HEET is to evaluate the submitted documents so as to advise the Department on the appropriate grade into which the learner can be placed.

## 19 GRADE PLACEMENT ASSESSMENT TEST [GPAT]

- 19.1 Compulsory school going age learners who have been attending at an unregistered independent school shall be placed in a public ordinary school, and shall be subjected to **GRADE PLACEMENT ASSESSMENT TEST** by the curriculum division in the department
- 19.2 The process of grade placement must take into consideration the age norm as outlined in paragraph 27 and 28 of Admission Policy for Ordinary Public Schools in Notice number 2432 of 1998, GG 19377 as stipulated in the National Education Policy Act.
- 19.3 The District Governance unit must ensure that learners from unregistered independent schools are admitted in accordance with an advice from the curriculum unit which shall have conducted grade placement assessment test.
- 19.4 The District Director must ensure that a police case is opened for a person operating an illegal or unregistered independent school, as the person would have violated section 46(1) of the South African Schools Act 84 of 1996 as amended.
- 19.5 Circuit Managers must not allow unregistered independent schools, including learners attending Home education, to operate without proper registration. The intention of the Department is to protect learners' educational interests as well as to protect them from low quality education.

### 20 PAYMENT OF SCHOOL FEES

- 20.1 With the exception of No Fee Schools (i.e. schools categorized as Quintiles 1, 2, &3), schools may charge mandatory school fees and parents/guardians will be required to pay such fees. However, if a parent cannot afford to pay school fee, or can only pay part of the school fees, the school must still admit your child to the school, while the school is assisting such a parent to apply for full or partial exemption from payment of school fees. Affected parents must cooperate with fee paying schools and must provide correct information in this regard.
- NB: Principals must advise parents on how to apply for exemption from payment of school fees and avail the necessary forms.

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- The onus to demonstrate <u>inability</u> or <u>limited ability</u> to pay school fees lies with the parent and it is the <u>responsibility</u> of the School Governing Body to <u>verify</u> <u>whether</u> the parent qualifies for a <u>partial or full</u> exemption or not.
- 20.3 Please take note that a public school may by process of law enforce the payment of school fees by parents who are liable to pay (Section 41 of SASA, 84 of 1996 as amended).
- 21 GRADE 12 REPEATERS and ADMISSIONS INTO GRADE 12
- 21.1 Learners who <u>failed grade 12</u> or failed to meet pass requirements of their intended career are allowed to <u>repeat twice</u> i.e. they can do Matric <u>three times</u>.
- The practice by some public secondary schools whereby learners who passed Grade 11 at another school are <u>refused</u> admission into Grade 12 or are <u>admitted</u> into Grade 11 is <u>DISCRIMINATORY</u> and <u>UNLAWFUL</u>.
- 22 SPECIAL ADMISSIONS DURING THE YEAR
- Principals must please take **note** that from time to time during the year the Department will place learners in their schools. These are learners **who due to circumstances beyond their control and their parents' control** or even beyond the control of the Department had to relocate from one place of abode to another.
- 22.2 Placement may be done as the results of some of the following circumstances:
  - (a) Relocation of family
  - (b) Supporting the learner who is from dysfunctional family
  - (c) Placing a learner who committed an offence in one of our public schools or independent schools, the placement will serve as a process of correcting the behaviour. (Rehabilitation Process)
  - (d) Placing a learner as a way of protecting the learner against all forms of maltreatment (Sexual, Neglect, Physical and emotional abuse) experienced by the learner
  - (e) Placing a learner who is placed in a child and youth care centres (temporary safe care, Children's home and secure care centres) or correctional centres by the court of law in the country.

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- (f) Reintegration of learners who were placed in alternative care (Foster Care, temporary safe care, Children's home and secure care centres) to a public school after being released.
- 22.3 An overaged learners who are enrolled with public school or registered independent school and relocated due to circumstances beyond their control shall be placed regardless of the age.
- 22.4 Some of the learners may not be entitled to be removed from a secured center or correctional centres because of the nature of the offence committed and condition laid by court of law, such learners will be linked with the nearest school for provisioning of formal tasks.
- 22.5 The formal tasks referred to in paragraph 22.4 above shall be administered, marked and marks recorded by the school linked with learner.
- 22.6 The school principal of the identified school where a learner is placed shall cooperate with the officials from secured place or correctional centres.
- 22.7 Failure to implement the directives outlined in this circular by any official will constitute a misconduct.
- 22.8 Learners who will be entitled for service mentioned in paragraph 22.4, will be learners who are of a compulsory school going age and those who were arrested or placed in secured place while they were registered with our schools[Public or Independent Schools]
- 22.9 Age limit for learners who are not entitled to be removed from secured places or correctional centers shall be twenty-one (21) years
- 22.10 District Directors and Circuit Managers shall be responsible to ensure that secured learners are serviced and provided with quality education
- 22.11 Learners who are placed as the results of relocation due to circumstances beyond their control, and were unable to write formal tasks of ta particular term, the receiving school shall ensure that the learner is provided with all formal tasks required in the lost period.
- 22.12 Paragraph 22 of special admission during the year intend to protect the right of children as set in section 28 of the Constitution of the Republic of South Africa including universal Declaration of Human Rights which proclaim that children are entitled to special care and assistance.

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## 23 OFFICIALS RESPONSIBLE FOR LEARNER ADMISSION

- 23.1 If your child is not admitted or placed, kindly contact the Circuit Manager or Assistant Director for Governance of the Circuit to which the school belongs, who will do everything possible to ensure that your child is appropriately placed.
- 23.2 At District level the following Governance Managers are responsible for the administration and management of learner admission:

District	Name of the official	Contact Number 0828379698	
Capricorn North	Mr Mukoma AM		
Capricorn South	Mr Seima SK	0829543666	
Mogalakwena	Mr Kgosana MJ	0714760019	
Mopani East	Mr Selamolela NF	0829540566	
Mopani West	Ms Shikhibana ZB	0829540325	
Sekhukhune East	Mr Mathebula J	0827405446	
Sekhukhune South	Mr Nape NL	0829541688	
Vhembe East	Mr Magugumela J 0829532831		
Vhembe West	00000000		
Waterberg	Mr Sekhwela K		

23.3 For any communication with the Provincial Office on any matter relating to learner admission, please contact Institutional Governance and Learner Support Sub-Directorate officials as follows:

Name of the official	Title	Contact Number	Postal Address
Dr Mulaudzi AM	Director	015 2909382 / 0795118494	Private Bag X 9489 Polokwane 0700
Mr Rasethaba MR	Chief Education Specialist	015 290 9420 / 0828817439	

### 24 CONCLUSION

- To this end, we have to <u>work together</u> and do everything within our means to <u>avoid</u> the <u>unfortunate exclusion</u> of children from both public and independent schools, particularly those in urban areas where space is limited.
- 24.2 We are calling upon all role players to be committed towards transformation of our communities and avoid attaching racial connotation if their children are not admitted.

LIMPOPO DEPARTMENT OF EDUCATION DIRECTIVES FOR 2024 LEARNER ADMISSIONS IN PUBLIC SCHOOLS

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- 24.3 If your application is not successful the school will notify you and reasons for non-admission will be provided.
- 24.4 We are making a clarion call to all affected parents to respond timeously and carefully consider the stipulated timeframes in respect of registration of learners to avoid jumping onto the bandwagon of making accusations and counter accusations about things we could have avoided.
- 24.5 The school principal must ensure that the information contained in this circular and management plan for 2024 learner admission in public schools is provided to all parents, legal guardians and caregivers of children of school going age.
- 24.6 We, the Limpopo Department of Education, will monitor the situation very closely to minimize the occurrence of unfair discrimination.
- 24.7 We call on all parents to immediately go and register their children for admission in terms of the procedure alluded to above in order to reduce the probability of conflict.
- Management Plan for admission for 2023 is hereto attached. 24.8

Head of Department