ADMISSION APPEAL FOR YEAR R IN SEPTEMBER 2025

| BREACH – MAIN ROUND | | |
|------------------------------------------------|----------------------------------|--|
| Name of School Appealing for: | | |
| | | |
| Published Admissions Number (PAA): | Number of applications received: | |
| (if you have taken over PAA please confirm why | | |
| i.e. instructed by the LA, EHCP, twins) | | |
| | | |

| Places offered on 16 th April 2025 | |
|--------------------------------------------------------------------------|-----------|
| Nearness of children's home to school (distance) | XXX miles |
| All other categories of oversubscription criteria offered (total number) | |
| Total number of pupils offered a place | |
| | |
| Distance of last child offered a place (miles) | XXX miles |
| | |

Infant Class Size Legislation Appeals

An Independent Appeal Panel must consider all the following matters when considering an appeal that would cause a breach of infant class size legislation.

- a. whether the admission of an additional child/additional children would breach the infant class limit; and
- b. whether the admission arrangements (including the area's co-ordinated admission arrangements) complied with the mandatory requirements of the School Admissions Code and Part 3 of the School Admissions Code Part 3 of the SSFA Act 1998; and
- c. whether the admission arrangements were correctly and impartially applied in the case(s) in question; and
- d. whether the decision to refuse admission was one which a reasonable admission authority would have made in the circumstances of the case.

The Independent Appeal Panel may uphold the appeal where:

- a, it finds that the admission of additional children would not breach the infant class size limit; or
- b. it finds that the admission arrangements did not comply with admissions law or had not been correctly and impartially applied and the child would have been offered a place if the arrangements had complied or had been correctly and impartially applied; or
- c. where it decides that the decision to refuse admission was not one which a reasonable admission authority would have made in the circumstances of the case.

I can confirm that none of the above points apply and that to admit additional pupils will breach the infant class size legislation.