



Accessibility Audit & Plan

17/06/2021

St Cecilia's Catholic Infant & Nursery School

Snaefell Avenue, Liverpool L13 7HB www.
stceciliainfants.org.uk
0151 220 2153



School Type	Local Authority Maintained
Pupil Age Range	Infant
Most recent Ofsted rating	Good
Head Teacher	Mrs Elizabeth van de Waal – e.van-de-waal@st- ceciliainf.liverpool.sch.uk
SENCO	Mrs Shelagh MacGregor – s.macgregor01@st- ceciliainf.liverpool.sch.uk
Lead Officer re Site & Facilities	Mr Les Hayes
Next Audit & Plan due by	17/06/2024

**This report can be provided in large print or Braille on
request,
or read with a “text to speech” reader pen.**



Thank you for choosing us

We are an established business who focus exclusively on providing Access Audits for Schools in UK; from Nursery Schools, to Primary and Secondary Schools in all educational sectors.

We advise you on how to make 'reasonable' adjustments to your school. This does not always need to be costly. We identify obstacles to access, look at the options for removing these, and make clear recommendations to you.

Since setting up Equality Act Audits in 2010, we have undertaken Access Audits in the UK on over 1000 schools, helping them with their accessibility plans and SEN policies, advising Headteachers and SENCOs on 'reasonable adjustments' to be made to comply with the Equality Act 2010.

SEN Policy

We can also provide a detailed and bespoke SEN policy for your school, should you need one. We will liaise with your SENCO to establish the present needs of your pupils and the resources you have available. Please contact us for a quotation.

Equality Act Audits
Hopfields, Farnham, Surrey, GU10 1PH
01483 363025
www.schoolaccessaudits.com enquiry@ea-audits.com



Equality Act Audits is Incensu registered. Incensu is a register of trusted suppliers to the education sector.

1. Executive Summary

An Accessibility Audit of St Cecilia's Catholic Infant & Nursery School was commissioned by Mrs Elizabeth van de Waal, Headteacher. The audit visit took place on **17/06/2021**. Further information was obtained from the school website and by pre-visit questionnaire.

Accessibility and Equality legislation as it applies in schools is summarised in Sections 2 and 3 below.

Contextual background information is summarised in Section 7. The school context is considered when suggesting recommendations for improvements to accessibility.

The constraints and limitations to the audit are considered in Section 8.

The detailed Access Audit follows in Section 10 and is summarised in Section 1.1 below. The Audit section describes accepted best practice where appropriate.

St Cecilia's Catholic Infant School is a mainstream, state funded infant school in Liverpool, Merseyside.

The School Mission Statement – '*Living together, Loving together, Learning together*' - underpins the spiritual, moral, social, intellectual and cultural development of their children. They aim to encourage them to develop a positive awareness of religion, race, gender, culture and individual need.

The school believes that all children have special needs and abilities and they aim to ensure all children achieve their full potential. They believe that all children should have equal access to the curriculum that they provide, where that provision is appropriate for the needs of the individual. They recognise the need to work together in order to promote these learning aims.

St Cecilia's Catholic Infant and Nursery School is the recipient of numerous awards e.g. the Liverpool Reading Quality mark, the Liverpool Learning Partnership, the Arts Council art award, the Liverpool Inclusion Charter Mark, the Healthy Schools Liverpool award, the UNICEF Rights Respecting School award, the Liverpool Dyslexia Friendly School.

This is the third time Equality Act Audits Limited have visited the school to carry out an accessibility audit and to write an Accessibility Plan. Based upon the audit findings, the suggested School Accessibility Plan together with a suggested Action Plan, is provided at Sections 11 and 13 respectively.

Not all adjustments required are costly and there are some small issues that can be solved and achievable for little financial outlay, if any. For example, removing the cupboard that is blocking one of the hallways would cost nothing.

Access to the Building

The site was designed carefully to ensure full access for all and is fully accessible to all students, including wheelchair users. There are well marked out steps and ramps externally and only one set of steps (3 risings) in the school building.

Parking facilities for disabled visitors at the school are excellent with well-signed spaces which are clearly marked out.

The needs of future cohorts and any staff appointed with disabilities will be assessed and provision made as they arise. Annual reviews of physical accessibility will be undertaken.

The accessible toilet provision for the school is excellent. There is one accessible toilet which is wellsigned and contains all the complaint fixtures and fittings. Staff are also trained in responding to the activation of the emergency alarm beacon should this occur.

Access to the Curriculum

The school clearly makes every effort to be as inclusive as possible and offers all children access to their broad curriculum. The school is also aware that 'reasonable adjustments' must be made in some areas in order to ensure all children are included in all areas of the curriculum. The school also endeavours to work closely with parents through the stages of the child's school life, including parents in the school community.

The identification of SEN is built into the overall approach to monitoring the progress and development of all pupils through the school's Policy on Teaching and Learning. Teachers understand that it is extremely important that they identify pupils who experience difficulties accessing learning and general school life opportunities early. This is achieved through continual use of classroom observations and assessments of all pupils.

Progress is tracked on a termly basis and where appropriate, more frequently than this. The SENCo liaises closely with the assessment co-ordinator to analyse data and individually track pupils who are experiencing difficulties. Class teachers discuss any concerns with the SENCo and Assessment Coordinator. If further action is deemed necessary, the parents are informed immediately.

Students with significant health needs have Healthcare Plans, drawn up by the school in conjunction with parents/carers and associated medical professionals.

The school makes appropriate provision and trains staff as required to accommodate students with particular needs.

All students will access the curriculum and setting in core subjects which will allow students to make rapid and sustained progress regardless of their starting point.

Class sizes will remain reasonable (typically below 30) and additional interventions and support for numeracy and literacy will support students to access the curriculum.

The school is inclusive in line with its philosophy and legal requirements and there are no known barriers to any child accessing classrooms, activities or any part of the curriculum.

The school will review at least annually the disability profile of the cohort and adjust provision and plans as required. In addition to this annual review the school will assess the needs of any new or prospective in-year transfer.

Access to information

The website contains most of the information available to parents and students that is required.

School signage is large enough (large font) and at a height which can be read easily by any student including those in wheelchairs. School signs make clear where access points and exits points are including disabled signs and disabled toilets. School signage, both internally and externally, is excellent and the school has clearly made an effort to be as accessible as possible.

Where appropriate, disabled students are equipped with laptop, iPad, reading pen or other new technologies to assist them in accessing information and learning including practical subjects such as technology and PE.

Where appropriate and if required, specialist ergonomic furniture will be purchased to enable those with a disability to learn.

It is for the School's Senior Leadership Team and Management to take ownership of actions to improve accessibility, in the context of the many competing demands schools face. The priorities suggested in the Accessibility Action Plan may be helpful in that regard.

It is suggested that the school's own development and improvement plan (SIP) contains targets linked to this Accessibility Action Plan, to encourage allocation of staffing and budget resource to support further improvements to accessibility.

Links to enable school staff to access guidance and support is provided in Section 14.

Covid-19 and Accessibility

The risk to children themselves of becoming severely ill from coronavirus (COVID-19) is very low and there are negative health impacts of being out of school. Coronavirus remains in the community and this puts schools under a great deal of pressure to balance minimising any risks by maximising control measures, while still providing a full educational experience for their pupils.

The school has complied with health and safety law, which requires them to assess risks and put in place proportionate control measures. Essential measures include:

- a requirement that people who are ill stay at home
- robust hand and respiratory hygiene
- enhanced cleaning arrangements
- active engagement with NHS Test and Trace
- formal consideration of how to reduce contacts and maximise distancing between those in school wherever possible and minimise the potential for contamination so far as is reasonably practicable

The school has taken reasonable steps to protect staff, pupils and others from coronavirus.

Accessibility has also been considered and the school has ensured that all new measures promote an inclusive environment.

As well as maintaining social distancing wherever reasonably possible, the school has also put in place an enhanced cleaning schedule including more frequent cleaning of classrooms or shared areas. Frequently touched surfaces are also cleaned more often than normal and pupils are encouraged to wash their hands more frequently.

School life is vital for children's education and for their wellbeing. Time out of school is detrimental for children's cognitive and academic development, particularly for disadvantaged children. This impact can affect both current levels of learning and children's future ability to learn therefore we need to ensure all pupils can return to school sooner rather than later. The school has created a safe learning environment for all pupils and a safe working environment for their staff.

Equality Act Audits relationship with St Cecilia's Catholic Infant & Nursery School does not end with the submission of this document. We remain available by telephone or email for further discussion, advice and support throughout the currency of this audit. We especially welcome feedback regarding your progress. Please do share your success stories with us.

Thank you for the opportunity to work with the school, and the hospitality extended during our visit to the school. We look forward to having the opportunity to support the school again, should you kindly choose to reappoint us.

Auditor name, post nominal qualifications

L.K. Mufud

25/06/2021

For Equality Act Audits.

1.1 Table of Audit Findings

This table summarises the audit outcomes. The detailed findings are given in Section 10 below.

Action Plan recommendations, where appropriate, are provided in Section 13.

Reference	Audit Aspect	Outcome 2021
Access to Information		
10.1.1	Staff Training – Is awareness training provided to enable all staff to understand and recognise disability issues?	Compliant
10.1.2	Arrangements for providing information in simple language, large print, via digital audio, by Braille	Compliant
10.1.3	Is the school Website and social media content accessible?	Compliant
10.1.4	Is information presented to groups in a user-friendly way for people with disabilities which affect their vision?	Compliant
10.1.5	Staff familiarity with technologies and support strategies and processes developed to assist people with disabilities	Compliant
10.1.6	Complaint's process	Compliant
Access to Site and Facilities		
10.2.1	Access via Public Transport	Compliant
10.2.2	Arrangements for disabled parking	Compliant
10.2.3	Security gates and barriers	Compliant
10.2.4	Access through the site to Reception	Improvement Recommended
10.2.5	Reception facilities	Improvement Recommended

10.2.6	External areas, movement between buildings	Improvement Recommended
10.2.7	Emergency Evacuation and Lockdown Procedures	Compliant
10.2.8	Internal movement – corridors and evacuation routes	Improvement Recommended
10.2.9	Internal movement – stairs and lifts	Compliant
10.2.10	Accessible Toilets	Exemplary
10.2.11	Changing Rooms	n/a
10.2.12	Medical Facilities	Compliant
10.2.13	Internal Signage	Improvement Recommended
10.2.14	Internal décor and finishes	Compliant
10.2.15	Lighting	Compliant
10.2.16	Dining and Catering	Compliant
10.2.17	Social spaces & quiet spaces	Compliant
10.2.18	Doors	Exemplary
10.2.19	Teaching and study spaces, Furniture & teaching Equipment	Compliant
10.2.20	Staff facilities	Compliant
Access to Education		
10.3.1	Training & accreditation of Teachers and Teaching Assistants	Compliant
10.3.2	Pre-admission visits	Compliant
10.3.3	Admission	Compliant
10.3.4	Safeguarding	Compliant
10.3.5	Pupils with Temporary, Emerging or ongoing Health Care Needs	Compliant
10.3.6	Access to the Curriculum	Compliant
10.3.7	Lesson planning and support for pupils with disabilities and SEN	Compliant
10.3.8	Access to Educational Visits and Extra Curricular Activities	Compliant
10.3.9	Pupil Outcomes	Compliant
10.3.10	Staffing & Leadership	Compliant

Whilst this audit and report focuses primarily upon accessibility for disabled persons, schools still need to comply with the whole of the Equality Act 2010. To that end this section introduces the wider Act so that the disability access issues raised can be considered within the context of the overall Act.

The following has largely been extracted and paraphrased from *The Equality Act 2010 and Schools – Departmental Advice for school leaders, school staff, governing bodies and local authorities*, Department for Education (May 2014) as permitted under Open Government Licence V2.0.

1.2. Overview of The Equality Act 2010

1.2.1 The Equality Act 2010 replaced nine major Acts of Parliament and almost a hundred sets of regulations which had been introduced over several decades. It provides a single, consolidated source of discrimination law, covering all the types of discrimination that are unlawful. It simplifies the law by getting rid of anomalies and inconsistencies that had developed over time, and it extends protection against discrimination in certain areas.

1.2.2 As far as schools are concerned there are some changes, but for the most part the effect of the law is the same as it has been in the past – schools which are already complying with the law will not find major differences in what they need to do. In some areas – in particular the introduction of the public sector equality duty which has replaced the three separate duties on race, disability and gender – the overall effect of the Act is to reduce a certain amount of bureaucracy and so should be less burdensome and more effective.

1.3. Schools: who and what the Act applies to

1.3.1 In England and Wales the Act applies to all maintained and independent schools, including Academies, and maintained and non-maintained special schools. In Scotland it applies to schools managed by education authorities, independent schools and schools receiving grants under section 73(c) or (d) of the Education (Scotland) Act 1980.

1.3.2 The Act makes it unlawful for the responsible body of a school to discriminate against, harass or victimise a pupil or potential pupil:

- in relation to admissions,
- in the way it provides education for pupils,
- in the way it provides pupils access to any benefit, facility or service, or
- by excluding a pupil or subjecting them to any other detriment.

1.3.3 The “responsible body” is the governing body or the local authority for maintained schools in England and Wales, the education authority in the case of maintained schools in Scotland, and the proprietor in the case of independent schools, Academies or non-maintained special schools. In practice, any persons acting on behalf of the responsible body – including employees of the school – are liable for their own discriminatory actions, and the responsible body is also liable unless it can show that it has taken all reasonable steps to stop the individual from doing the discriminatory action or from doing anything of that kind.

1.3.4 The Act deals with the way in which schools treat their pupils and prospective pupils: the relationship between one pupil and another is not within its scope. It does not therefore bear directly on such issues as bullying by pupils. However, if a school treats bullying which relates to a protected ground less seriously than other forms of bullying – for example failing to protect a disabled pupil against bullying by classmates – then it may be guilty of unlawful discrimination.

1.3.5 The school's liability not to discriminate, harass or victimise does not end when a pupil has left the school, but will apply to subsequent actions connected to the previous relationship between school and pupil, such as the provision of references on former pupils or access to "old pupils" communications and activities.

1.4. Protected characteristics

1.4.1 The term "protected characteristics" is used as a convenient way to refer to the personal characteristics to which the law applies.

1.4.2 It is unlawful for a school to discriminate against a pupil or prospective pupil by treating them less favourably because of their:

- sex
- race
- disability
- religion or belief
- sexual orientation
- gender reassignment
- pregnancy or maternity

1.4.3 This audit and report specifically focusses upon disability access. <Equality Act Audits can undertake separate audits of compliance in the remaining areas – please contact us for further details and a quotation.

2. Special provisions for disability

The following has been extracted and paraphrased from *The Equality Act 2010 and Schools – Departmental Advice for school leaders, school staff, governing bodies and local authorities*, Department for Education (May 2014) as permitted under Open Government Licence V2.0.

2.1.1 The law on disability discrimination is different from the rest of the Act in several ways. It works in only one direction – that is to say, it protects disabled people but not people who are not disabled. This means that schools are allowed to treat disabled pupils more favourably than non-disabled pupils, and in some cases are required to do so, by making reasonable adjustments to put them on a more level footing with pupils without disabilities.

2.1.2 The definition of what constitutes discrimination is more complex. Provision for disabled pupils is closely connected with the regime for children with special educational needs

2.1.3 The overriding principle of equality legislation is generally one of equal treatment - i.e., that you must treat a black person no less well than a white person, or a man as favourably as a woman. However, the provisions relating to disability discrimination are different in that you may, and often must, treat a disabled person more favourably than a person who is not disabled and may have to make changes to

your practices to ensure, as far as is reasonably possible, that a disabled person can benefit from what you offer to the same extent that a person without that disability can. So, in a school setting the general principle is that you must treat male and female, black and white, gay and straight pupils equally - but you may be required to treat disabled pupils differently. Discrimination is also defined rather differently in relation to disability

2.1. Provisions relating to disability

The disability provisions in the Equality Act mainly replicate those in the former Disability Discrimination Act (DDA). There are some minor differences as follows:

- Unlike the DDA the Equality Act does not list the types of day-to-day activities which a disabled person must demonstrate that they cannot carry out, thus making the definition of disability less restrictive for disabled people to meet.
- Failure to make a reasonable adjustment can no longer be defended as justified. The fact that it must be reasonable provides the necessary test.
- Direct discrimination against a disabled person can no longer be defended as justified – bringing it into line with the definition of direct discrimination generally.
- From September 2012 schools and local authorities have a duty to supply auxiliary aids and services as reasonable adjustments where these are not being supplied through Special Educational Needs (SEN) statements or from other sources. In practice this will already be being done in many cases.

2.2. Definition of disability

2.2.1 The Act defines disability as when a person has a ‘physical or mental impairment which has a substantial and long-term adverse effect on that person’s ability to carry out normal day to day activities.’ Some specified medical conditions, HIV, multiple sclerosis and cancer are all considered as disabilities, regardless of their effect.

2.2.2 The Act sets out details of matters that may be relevant when determining whether a person meets the definition of disability. Long term is defined as lasting, or likely to last, for at least 12 months.

2.3. Unlawful behaviour regarding disabled pupils

2.3.1 Direct discrimination

A school must not treat a disabled pupil less favourably simply because that pupil is disabled – for example by having an admission bar on disabled applicants.

A change for schools in this Act is that there can no longer be justification for direct discrimination in any circumstances. Under the DDA schools could justify some direct discrimination – if it was a proportionate means of meeting a legitimate aim. What the change means is that if a school discriminates against a person purely because of his or her disability (even if they are trying to achieve a legitimate aim) then it would be unlawful discrimination as there can be no justification for their actions.

2.3.2 Indirect discrimination

A school must not do something which applies to all pupils, but which is more likely to have an adverse effect on disabled pupils only – for example having a rule that all pupils must demonstrate physical fitness levels before being admitted to the school – unless they can show that it is done for a legitimate reason and is a proportionate way of achieving that legitimate aim.

2.3.3 Discrimination arising from disability

A school must not discriminate against a disabled pupil because of something that is a consequence of their disability – for example by not allowing a disabled pupil on crutches outside at break time because it would take too long for her to get out and back. Like indirect discrimination, discrimination arising from disability can potentially be justified.

2.3.4 Harassment

A school must not harass a pupil because of his disability – for example, a teacher shouting at the pupil because the disability means that he is constantly struggling with class-work or unable to concentrate.

2.4. Public Sector Equality Duty

The Public Sector Equality Duty requires all public authorities, including schools, to have due regard to the need to:

- Eliminate discrimination and other conduct prohibited by the Act;
- Advance equality of opportunity
- Foster good relations

2.5 Disability Equality Duty

Schools previously had a statutory duty which required them to take proactive steps to tackle disability discrimination and promote equality of opportunity for disabled pupils. Under the Equality Act, this has been replaced by the **general equality duty** not to discriminate, and the **specific duties** below.

2.5.1 Reasonable adjustments and when they must be made

The duty to make reasonable adjustments applies only to disabled people. For schools the duty is summarised as follows:

- Where something a school does places a disabled pupil at a disadvantage compared to other pupils then the school must take reasonable steps to try and avoid that disadvantage.
- Schools will be expected to provide an auxiliary aid or service for a disabled pupil when it would be reasonable to do so and if such an aid would alleviate any substantial disadvantage that the pupil faces in comparison to non-disabled pupils. Schools are not subject to the requirement of reasonable adjustment duty concerned with making alterations to physical features because this is already considered as part of their planning duties.

2.5.2 Auxiliary aids and services

The duty to provide auxiliary aids as part of the reasonable adjustment duty is a change for all schools from September 2012 and also extends to maintaining local authorities.

2.5.2.1 Many disabled children will have a SEN and may need auxiliary aids which are necessary as part of their SEN provision; in some circumstances as part of a formal SEN statement. These aids may be provided in the school under the SEN route, in which case there will be no need for the school to provide those aids as part of their reasonable adjustment duty.

2.5.2.2 Schools will have to consider whether to provide auxiliary aids as a reasonable adjustment for disabled children. This will particularly be the case where a disabled child does not have a SEN statement or where the statement does not provide the auxiliary aid or service.

2.5.2.3 There should be no assumption, however, that if an auxiliary aid is not provided under the SEN regime, then it must be provided as a reasonable adjustment. Similarly, whilst schools and LAs are under the same reasonable adjustment duty, there should be no assumption that where it is unreasonable for a school to provide an auxiliary aid or service, for example on cost grounds, it would then be reasonable for the local authority to provide it. All decisions would depend on the facts of each individual case. The nature of the aid or service, and perhaps also the existence of local arrangements between schools and local authorities, will help to determine what would be reasonable for the school or the LA to provide. For example, where there is a centrally organised visual or hearing impairment service it may be reasonable for the local authority to provide more expensive aids or support through that service but not reasonable for an individual school to have to provide them.

2.5.2.4 The term “auxiliary aids” found in the Equality Act 2010 covers both auxiliary aids and services but there is no legal definition for what constitutes auxiliary aids and services. Considering the everyday meaning of the words, is, however, helpful. Legal cases have referred to the Oxford English Dictionary definition of auxiliary as “helpful, assistant, affording aid, rendering assistance, giving support or succour” and that auxiliary aids and services “are things or persons which help.” Examples of what may be considered an auxiliary aid could be; hearing loops; adaptive keyboards and special software. However, the key test is reasonableness and what may be reasonable for one school to provide may not be reasonable for another given the circumstances of each case.

2.5.2.5 Some disabled children will have a need for auxiliary aids which are not directly related to their educational needs or their participation in school life, for example, things which are generally necessary for all aspects of their life, such as hearing aids. It is likely to be held that it would be unreasonable for a school to be expected to provide these auxiliary aids.

2.5.3 Making reasonable adjustments

2.5.3.1 A minor change for schools is that a failure to make a reasonable adjustment cannot now be justified, whereas under the previous disability discrimination legislation it could be. However, this change should not have any practical effect due to the application of the reasonableness test – i.e., if an adjustment is reasonable then it should be made and there can be no justification for why it is not made. Schools will not be expected to make adjustments that are not reasonable.

2.5.3.2 In addition to having a duty to consider reasonable adjustments for individual disabled pupils, schools will also have to consider potential adjustments which may be needed for disabled pupils generally as it is likely that any school will have a disabled pupil at some point. However, schools are not obliged to anticipate and adjust for every imaginable disability and need only consider general reasonable adjustments - e.g., being prepared to produce large font papers for pupils with a visual impairment even though there are no such pupils currently admitted to the school. Such a strategic and wider view of the school’s approach to planning for disabled pupils will also link closely with its planning duties.

2.5.3.3 The Act does not set out what would be a reasonable adjustment or a list of factors to consider in determining what is reasonable. It will be for schools to consider the reasonableness of adjustments based on the circumstances of each case. However, factors a school may consider when assessing the reasonableness of an adjustment may include the financial or other resources required for the adjustment, its effectiveness, its effect on other pupils, health and safety requirements, and whether aids have been made available through the Special Educational Needs route.

2.5.3.4 Cost will inevitably play a major part in determining what is reasonable and it is more likely to be reasonable for a school with substantial financial resources to have to make an adjustment with a significant cost, than for a school with fewer resources. For example, a small rural primary school may not be able to provide specialised IT equipment for any disabled pupils who may need it and it may not be reasonable for the school to provide that equipment. On the other hand, a much larger school might reasonably be expected to provide it.

2.5.3.5 Often, though, effective and practicable adjustments for disabled pupils will involve little or no cost or disruption and are therefore very likely to be reasonable for a school to have to make.

2.5.3.6 Schools generally will try to ensure that disabled pupils can play as full a part as possible in school life and the reasonable adjustments duty will help support that. However, there will be times when adjustments cannot be made because to do so would have a detrimental effect on other pupils and would therefore not be reasonable – for example, if a school put on a geology field trip which necessarily involved climbing and walking over rough ground and after fully considering alternatives to accommodate a disabled pupil in a wheelchair who could not take part it determined that there was no viable alternative or way of enabling the disabled pupil to participate or be involved, it would not have to cancel the trip as originally planned. This is unlikely to constitute direct discrimination or failure to make a reasonable adjustment

2.5.3.7 The reasonable adjustments duties on schools are intended to complement the accessibility planning duties and the existing SEN statement provisions which are part of education legislation, under which local authorities must provide auxiliary aids to pupils with a statement of special educational need.

2.5.4 Schools' duties around accessibility for disabled pupils

2.5.4.1 Schools and LAs need to carry out **accessibility planning** for disabled pupils. These are the same duties as previously existed under the DDA and have been replicated in the Equality Act 2010.

2.5.4.2 Schools must create and provide adequate resources to implement **accessibility plans** which are aimed at:

- increasing the extent to which disabled pupils can participate in the curriculum;
- improving the physical environment of schools to enable disabled pupils to take better advantage of education, benefits, facilities and services provided; and
- improving the availability of accessible information to disabled pupils.

2.5.4.3 School accessibility plans shall be reviewed at least every 3 years.

2.5.4.4 An accessibility plan may be a freestanding document but may also be published as part of another document such as the school development plan.

2.5.4.5 OFSTED inspections may include a school's accessibility plan as part of their review.

2.5.5 Local authorities' duties around accessibility for disabled pupils

LAs must, for the schools for which they are responsible, prepare accessibility strategies based on the same principle as the access plans for schools.

All auditors employed by Equality Act Audits hold an Enhanced DBS clearance.

7. Contextual Background to the School

Each individual school differs in context from other schools. This individual context will have a bearing on how and to what extent the school is able to respond to the challenges of maximising accessibility.

7.1 Location. St Cecilia's Catholic Infant and Nursery School is situated on Green Lane in Tuebrook, an area of inner-city Liverpool, Merseyside. Tuebrook includes Newsham Park, the Victorian, Grade I listed building St John's Church, Tuebrook Market and Tuebrook police station. It is part of the Parliamentary Constituency of Liverpool West Derby.

7.2 Ethos of the School. St Cecilia's Catholic Infant and Nursery School strives to be a family community, inspired by the teachings of Christ where each individual is valued, nurtured and encouraged to reach their full potential.

The school strives to be a family community, inspired by the teachings of Christ where each individual is valued, nurtured and encouraged to reach their full potential.

Living together, Loving together, Learning together

They aim to create a welcoming environment and foster a meaningful Catholic ethos which involves the home and parish community in the life of the school. The pupils are provided with a 'child centred' broad based curriculum which enables children to fully develop their talents, gifts and skills.

St Cecilia's aim to nurture confidence and self-esteem, as well as inspire curiosity and encourage empathy for the global family communities.

7.3 Nature of School Site. The school site has entrances on two roads – Green Lane and Snaefell Avenue and is located in a residential area. The school is set in its own grounds on a compact site where every inch of ground has been utilised.

The school has been substantially modernised and re-equipped and now boasts an excellent range of facilities. It consists of a one-storey building which was built in 1963 and has been kept to a very high standard. There are 6 classrooms and a nursery.

Although the school does not have a large external area, it has separate playgrounds, play equipment and trim trails. In addition to this, it also has an allotment where pupils are encouraged to grow vegetables and flowers.

7.4 Number of pupils. There are currently 220 pupils, 11% of whom representing those with SEND.

7.5 Trend in pupil numbers. The school is increasing in numbers.

7.6 Able, gifted and talented. At St Cecilia's Catholic Infant and Nursery School they believe in treating all pupils as individuals and so catering for their individual needs. All pupils including the most able are entitled to a challenging and stimulating curriculum that develops their full potential. Within the school's general policy of inclusion, provision for able, gifted and talented pupils is a matter of equal opportunity and they ensure that the most able have the opportunity to nurture their ability, stimulate their desire for life-long learning and to achieve and excel.

A Gifted student shows high ability in one or more subjects but also shows characteristics such as good leadership skills, creative thinking and problem solving. A Talented student shows particular ability in practical subjects such as Art, Music, Sport, Performing Arts or Drama. They will often take place in extracurricular activities in this subject. A more Able pupil will perform above the classroom average in one or more curriculum area.

There are many ways that they challenge and extend the learning of the AG&T pupils within the classroom. These include access to extension tasks that work on higher level thinking skills and using challenge corner. They also encourage pupils to take leadership roles in group activities. Homework is set according to ability and extension tasks or projects are set in order to challenge our most able. A number of activities are available outside the classroom to support and challenge their learners. These include clubs, guest speakers, workshops and activity days.

7.7 Pupil Premium. There are currently 64 Pupil Premium pupils representing 30% of the school population.

The Pupil Premium is an extra grant of money given to schools by central government to support pupils who qualify for Free School Meals (FSM). The definition includes and pupil that has qualified for FSM in the last 6 years, even if they are not currently claiming. Research shows that on average, pupils qualifying for FSM are likely to do less well at school. Whilst this is an average and a generalisation, the initiative behind the grant is to use the pupil premium to support FSM pupils in any relevant or special ways to enable them to attain and achieve as well as their non-FSM peers.

7.8 Pupils for whom English is not the first language. English as an additional language (EAL) refers to learners whose first language is not English. They may be capable of speaking English and, indeed writing in English, but, as English was not their first language, it is an additional language. A pupil's first language is defined as any language other than English that a child was exposed to during early development and continues to be exposed to in the home or community. If a child was exposed to more than one language (which may include English) during early development, a language other than English should be recorded, irrespective of the child's proficiency in English.

Where appropriate, EAL pupils will be supported by the Special Educational Needs Co-ordinator (SENCO/Head of Learning Support) and teaching staff in the classroom to enable the pupil to complete tasks with understanding.

7.9 SEN Staffing. Class Teachers are responsible for: Checking on the progress of pupils and identifying, planning and delivering any additional help they may need (this could be targeted work or additional support) and informing the Special Education Needs and Disabilities Co-ordinator (SENCo). Writing Individual Learning Support Plans for Inclusion/Individual target plans and sharing and reviewing these with parents at least once each term and planning for the next term. Personalised teaching and learning for pupils as identified on the school's provision map. Ensuring that the school's SEN Policy is followed in their classroom and for all the pupils they teach with any SEN.

The SENCo is responsible for: Providing professional guidance to colleagues and work closely with staff, parents and other agencies. Writing the SEN Information Report which MUST be published on the setting website and updated annually. Overseeing the day-to-day operation of the school's SEN policy. Coordinating provision for children with SEN. Advising on a graduated approach to provide SEN Support. Advising on the deployment of the school's delegated budget and other resources to meet pupils needs effectively. Liaising with parents of pupils with SEN. Liaising with EYFS providers, other schools, Educational Psychologist, health and social care professionals and independent or voluntary bodies, LA. Managing the transition process – between the varying levels of SEN support, from one year group to the next and any change of school.

7.10 SENCO. The Special Educational Needs Co-ordinator is Mrs Shelagh MacGregor. All teachers are teachers of students with Special Educational Needs. Teaching such students is therefore a whole school responsibility, requiring a whole school response. The needs of all students are at the centre of whole

school teaching and learning at St Cecilia's Catholic Infant and Nursery School is based on good practice as established over many years.

Parents/carers and students can be sure that St Cecilia's Catholic Infant and Nursery School is a fully inclusive school which values every member of the school community. They strive always to raise aspirations and attainment of all students in partnership with a range of outside agencies and stakeholders. Their team is established and fully committed to ensuring students are aspirational working to unlock personal potential. Learning Support Assistants work with students with Education, Health and Care Plans (EHCPs) across the curriculum in all years, as well as supporting students and teachers in the classroom. The majority of this support is classroom based, as well as a range of interventions and programmes (including some withdrawal) when needed and appropriate.

7.11 Safeguarding. As well as statutory responsibilities in relation to children's learning, the school has a pastoral and legal responsibility towards their pupils and must recognise that the children and young people in their charge have a fundamental right to be protected from harm.


St Cecilia's Catholic Infant and Nursery School is committed to safeguarding and promoting the welfare and well-being of children, young people and staff. They believe that everyone, without exception, has a right to be safe and to be treated with dignity and respect regardless of background and free from discrimination. The school recognises that children learn best when they are healthy, safe and secure. Any allegation of child abuse or a safeguarding issue will be treated with the utmost concern. They will always liaise with relevant external agencies in accordance with locally agreed protocols.



The arrangements for safeguarding are effective. There is a clear ethos across the school that sets the safety of pupils as a high priority. Leaders have been effective in creating a culture in which safeguarding is seen as everyone's responsibility and not just the designated safeguarding leader. Effective recordkeeping reflects the school's commitment to keep all pupils safe. Parents and carers say their children are well cared for and safe at school. Training for staff and governors in child protection means that they are knowledgeable and up to date with the most recent guidance and legislation. Staff are vigilant and know what to do should they have any concerns about a child's welfare. The school works very well with parents and a wide range of external agencies to keep children safe and free from harm. Leaders are tenacious in making sure that safeguarding matters are followed up thoroughly. Governors make sure that all checks on staff and volunteers working with children are made and recorded.

planning at a professional level of support are likely to enhance delivery of the desired change.

13. Action Plan

13.1. Access to Information							
Audit Ref	Audit Item	Suggested Actions	Priority	Budget Implications	Target date for completion	Ownership of Task (School to insert name)	Date Completed

13.2. Access to Site and Facilities							
Audit Ref	Audit Item	Suggested Actions	Priority	Budget Implications	Target date for completion	Ownership of Task (School to insert name)	Date Completed
10.2.4	Access to Reception	<p>Place a sign at the intercom at your main gate.</p> <p>Example:</p> 	B	L	2022		

10.2.5	Reception Facilities	Place a sign at your intercom by the main entrance.	B	L	2022		
		Place a sign at your intercom by the main entrance.	B	N	2021		
		Place at least one high-backed seat with arms in your reception waiting area.	B	L	2021		
		Install a portable hearing loop and clearly display the sign.  					
10.2.6	External Areas	Place handrails on your existing ramps.	B	L	2021		
10.2.8	Internal movement – Corridors and Evacuation routes	Move cupboard in corridor which would be an obstruction for a wheelchair user.	B	N	ASAP		
10.2.13	Internal Signage	Review internal signage and ensure it is all in both uppercase and lowercase lettering. Consider adding and option in Braille.	B	L	Ongoing		

13.3. Access to Education

Audit Ref	Audit Item	Suggested Actions	Priority	Budget Implications	Target date for completion	Ownership of Task (School to insert name)	Date Completed
------------------	-------------------	--------------------------	-----------------	----------------------------	-----------------------------------	--	-----------------------