

Allocation Statement for Avanti Gardens Primary School -September 2024

As Avanti Gardens School was oversubscribed, the criteria stated in their published admissions policy available on the school and Local Authority websites have been applied to allocate the places that are available at the school.

108 applications (58 x 1st preferences, 30 x 2nd preferences, 20 x 3rd preferences have been received for Avanti Gardens Primary School, which has an Admission Number of 60.

0 places were required for children with the Education, Health and Care Plan.

How the Initial Allocation of Places was made.

The 60 places have been offered to the following children:

- 1. Children Looked After, previously looked after children and children who appear (to the admission authority) to have been in state care outside of England and ceased to be in state care as a result of being adopted. (0 places)
- Children with a sibling attending Avanti Gardens School at the time of application. Details of the sibling(s) to be included in the Common Application Form submitted to the Local Authority. (19 places)



Avanti Schools Trust is a private company limited by guarantee and an exempt charity, registered in England and Wales under company registration number 07506598 with registered address: Avanti Schools Trust, c/o Avanti House School. Wemborough Road, Stanmore, Middlesex. HA7 2EQ. VAT registration number: 122 8491 20

- 3. Children of a member of the School's staff in either or both of the following circumstances:
 - a. Has been employed at the School for two or more years at the time of application; and/or
 - b. Was recruited to fill a vacant post for which there was a demonstrable skill shortage. (0 places)
- 4. All other children. Children who do not fall into any of the categories above will be allocated places under this category by reference to the child's home address to the school as measured in a direct line from the home address to the school. (41 places)

The furthest distance offered a place in this category was 2.073 km.

Infant class size prejudice appeals - effects of infant class size legislation.

Appeals for Avanti Gardens Primary School will be heard on the basis of infant class size prejudice as the school will have two Reception classes containing 30 pupils each.

Guidance on infant class size prejudice appeals is available on the school admissions website.

Statutory Maximum Infant Class Size

The statutory maximum number of pupils in a class in Reception Year to Year 2 is 30, however regulations set out categories of children who will be regarded as "excepted pupils" not counting towards the class size and can therefore be admitted. Twins and siblings of a higher multiple birth will be "excepted pupils" where one or more of them achieves a place under the oversubscription criteria set out above, but their twin or sibling(s) of a higher multiple birth does not. In these cases, the twin or sibling(s) of a higher multiple birth will be "excepted pupils" admitted over the PAN.

Reception Admission September 2024

Infant class size prejudice appeal template for Avanti Gardens School.

Please complete and return to <u>harry.penny@avanti.org.uk</u> and <u>kate.zakrzevska@avanti.org.uk</u> by 6 June 2024.

Parent/Carer	details - complet	te in block capita	al letters
Name:			

Date:

Contact Details

Telephone Number:

Email address:

Child's details

First Name(s):

Date of Birth:

Address:

Name of school I wish to appeal for a place at:

Grounds for Appeal

It is important that you read the enclosed information on the effects of Infant Class Size legislation. Please provide your grounds of appeal in writing, providing evidence to support your case. An appeal hearing cannot be set up unless until your grounds of appeal are received in writing.

1. My child would have been offered a place if the admission arrangements had been properly implemented. Please provide written evidence to support the above statement.

2. My child would have been offered a place if the admission arrangements had not been contrary to mandatory provisions in the School Admissions Code and the School Standards and Framework Act 1998. Please provide written evidence to support the above statement

3. The decision was not one which a reasonable Admission Authority would make in the circumstances of the case. Please provide written evidence to support the above statement and refer to definition of 'reasonable' in Guidance Notes provided.

Return to <u>harry.penny@avanti.org.uk</u> and <u>kate.zakrzevska@avanti.org.uk</u> by 6 June 2024. If you have no alternative, please post to Avanti Gardens School, College Road, Bristol BS16 2JP.