

Teachers Capability Procedure

INTRODUCTION

The Governing Body is required to have a Capability Procedure to deal effectively with allegations of poor performance or unacceptable levels of skill or aptitude

This procedure applies only to Teachers and Head teachers about whose performance there are serious concerns that the Appraisal process has been unable to address.

PURPOSE, SCOPE AND PRINCIPLES

A Capability Procedure is necessary for promoting fairness and order in the treatment of individuals and is designed to help and encourage all employees to achieve and maintain high standards of job performance. **For examples of areas which may give rise to concern, see appendix 1.** All staff must have ready access to this procedure and are entitled to complete confidentiality in relation to personal, professional and medical information.

This procedure applies to:

- all teachers employed by the school, including the Headteacher, except NQTs and staff still in their probationary period (see below);

The procedure does not apply to:

- Newly Qualified Teachers (alternative procedures are in place for newly qualified teachers during their period of induction);
- Support Staff
- schools meals staff employed by Catering organisations or other external catering contractors;
- employees of external contractors and providers of services (e.g. contract cleaners).

At every stage in the procedure, with the exception of the management period (see para 5), the employee will:

- be advised in writing of the nature of the performance concerns against him or her;
- have the right to be accompanied by their trade union representative, professional association representative or work colleague and by *no-one* else;
- Have a right of appeal against any penalty imposed.

EXTENUATING CIRCUMSTANCES

III Health & Absence

Where it is established that the employee's unsatisfactory performance is caused by ill health, the School's Managing Attendance procedure should be followed.

Where poor performance is due to an employee having a disability, this procedure should be adapted to meet the requirements of the Equality Act 2010. For example, in addition to the support offered, reasonable adjustments to assist the employee reach the required standard must be considered.

Where an employee becomes sick, having entered Capability Procedures, it may be necessary to refer the employee to the Occupational Health Physician, **but this will not be automatic**. Advice should be sought from the Schools' HR advisor. Short absences should not delay any part of the Capability Procedure.

Misconduct

In some circumstances performance may be unsatisfactory due to an employee's own negligence or wilful misconduct. In such cases the Disciplinary Procedure should be used rather than the Capability Procedure.

DEFINITION AND SEPARATION OF ROLES

Employees

Every employee has a contractual responsibility to perform at an appropriate level. Employees are, therefore, expected to be committed to achieving appropriate levels of performance.

The Headteacher

In all cases, except where the Headteacher is the subject of concerns, formal Capability meetings for teachers will be arranged and conducted by the Headteacher. The Headteacher will consider the evidence, reach a conclusion and issue a warning as necessary. The Headteacher will specify the improvement required and support to be provided as part of the warning process.

Chair of Governors

It is possible that as part of the normal working relationship between the Headteacher and Chair of Governors, they will have discussed details of concerns about the employee. If that is the case, the Chair of Governors can take no part in appeal hearings or in dismissal hearings.

In cases where the Headteacher is the subject of concerns, the Chair of Governors will carry out the functions normally allocated to the Headteacher in this procedure. The Chair of Governors will need to take advice from the schools HR advisor. The Chair of Governors will be responsible for organising hearings or appeals at any stage.

Other Governors

The governing body has quite specific tasks to perform under this procedure in relation to appeal and dismissal hearings, when they will be expected to form a panel of three Governors. Governors who are employees of the school should not form part of the panel. It is inappropriate for Governors to be involved in detailed discussion or consideration of performance concerns at any other time. It is also inappropriate for details of any capability cases to be discussed at a full meeting of the governing body.

Expert Advice

The Headteacher or Chair of Governors may need to seek expert advice at the outset of the process or at any of the formal meetings. Advice from an HR professional should be sought.

MANAGEMENT PERIOD

Before embarking on the Capability Procedure, management should ensure that through the normal Appraising Teacher Performance:

- the employee has been alerted to concerns;
- the employee has an agreed job description, which is fully understood and that there is a clear agreed expectation of standards of performance;
- a programme of support has been arranged for the employee in line with appendix E of the school's appraising teacher performance policy (e.g. regular meetings, monitoring, objectives set, training and mentoring), and has been well documented and can be provided in written form; and
- A reasonable timescale for improvement has been set and the employee has been informed of the programme of support in writing.

THE CAPABILITY PROCEDURE

See Appendix 2 for a procedural flowchart.

Appraisal management will be suspended when an employee enters the Capability Procedure. Confirmation of this must always be given in writing.

Formal Capability Meeting

Where performance concerns have been unsuccessfully addressed and managed using the normal appraisal management channels (see section 5), the employee should be invited in writing to attend a Formal Capability meeting with their union representative or work colleague and no-one else. At least five but no more than ten working days' notice will be given. The invite will contain sufficient information about the performance concerns and possible consequences to enable the employee to prepare their case for the formal capability meeting. Any copies of written evidence will be enclosed with the letter together with a copy of the Capability Procedure.

The meeting is intended to establish the facts. At this meeting the Headteacher will:

- identify the performance concerns, the support already given during appraisal management, the standards required and where the shortfall in their performance has occurred;
- provide written evidence of the concerns identified (e.g. from job descriptions, supervision notes, classroom observations, examples of pieces of work that do not meet the required standards);
- Consider and discuss any causes and reasons for the shortfall. The employee should be given the opportunity to discuss any contributory factors they feel may have affected their performance;
- reach agreement to the future standard of performance with agreed objectives set out showing clearly how these will be achieved and measured;
- Identify the support to be provided to assist the employee in reaching the required standard (e.g. additional supervision, coaching, observing exemplar lessons), together with clear timescales and a review date;
- Set out the timetable for improvement and explain how performance will be monitored and reviewed. The timetable will depend on the circumstances of the individual case but in all cases should be **between 4 and 6 weeks**. It is for the school to determine the set period. It should be reasonable and proportionate, but not excessively long, and should provide sufficient opportunity for significant improvement to take place;

- At this stage, after reviewing the evidence before them and taking into account any contributing factors the employee has put forward, the reviewer will decide;
 - (a) whether to allow a further period of monitoring
 - (b) to issue a warning
 - (c) to issue a final written warning (serious cases only)
- If a formal warning is given, this must be confirmed in writing within 3 working days of the meeting, the opportunity to appeal the decision and clear information about possible outcomes and the next stage;
- Notes must be taken of the meeting and a copy given to the employee.

Monitoring and review period following a formal capability meeting

A performance monitoring and review period will follow the formal capability meeting. Formal monitoring, evaluation, guidance and support will continue during this period. The member of staff will be invited to a formal review meeting, (date agreed in the letter confirming the outcome of the formal capability meeting under section 6.1.1) unless they were issued with a final written warning, in which case they will be invited to a decision meeting (see para 6.3.4)

Formal review meeting Arranging a Formal review meeting

The formal review meeting allows the employee to prepare a response to concerns about performance and make his/her case in the company of their union representative or work colleague.

The employee must receive written notice of the meeting, **at least 5 but no more than 10 working days in advance by recorded delivery or delivery by hand** of:

- The purpose, time and place of the meeting;
- Specific concerns, confirming that this is a formal meeting under the Capability Procedure;
- A copy of this procedure (if not provided previously);
- The right to be accompanied by a work colleague or his/her trade union representative (and no one else);
- Details of who will be attending the meeting (e.g. Head, employee, expert witness/es);
- Relevant documentation (e.g. copies of objectives, the support provided, review meeting minutes).

If an employee is unable to attend a formal interview he/she may choose to provide written permission to the effect that his/her representative may act on full authority and he/she will accept any decision that their representative has been party to. He/she may also choose to provide a written response.

Alternatively, if he/she cannot attend for a genuine reason, and are not willing for his/her representative to act on their behalf, it may be reasonable to arrange another interview. However, if the employee fails to attend for a second time, management can make a decision based on the facts and evidence gathered during the review period in the employee's absence.

Conducting a Formal Review Meeting Follow

the guidelines set out above

Outcome of Formal Review Meeting

There are four possible outcomes to the formal review meeting:

- Outcome 1

Sufficient improvement, in which case the capability procedure will cease and appraisal process will resume. See Appendix 3 transition back to Appraisal

- Outcome 2

There has been some improvement, and there is confidence that more is likely, but further support or monitoring is required and the monitoring and review period will be extended. The extension of the monitoring period in all cases should be between 4 and 6 weeks.

- Outcome 3

If no, or insufficient improvement has been made, the employee will receive either a first written warning if one wasn't issued at the commencement of the capability meeting or a final written warning. Where a final written warning is issued the member of staff will be informed in writing that failure to achieve an acceptable standard of performance (within the set timescale), may result in dismissal.

If the employee received a final written warning at the first formal capability meeting then a decision meeting will be arranged. The outcome of the decision meeting will be either that there has been sufficient improvement, or that dismissal proceedings will be started.

Decision Meeting

The employee must receive written notice of the decision meeting, **at least 5 but no more than 10 working days in advance by recorded delivery or delivery by hand**. The letter should follow the same set up as 6.3.1.

There are two possible outcomes of the Decision Meeting:

- Satisfactory Performance

Performance has been satisfactory and there is sufficient confidence that it can be maintained. In these circumstances the Capability Procedure will end and the appraisal process will resume with a letter from the Headteacher; stating that the improved performance must be sustained. See Appendix 3 transition back to Appraisal

- Unsatisfactory Performance

If performance is unsatisfactory, a recommendation to dismiss may be made by the Headteacher or a panel of three Governors (see para 7). The Head teacher or a panel of Governors may take the decision to suspend the employee pending the Hearing.

At the decision meeting, the Headteacher or Chair of Governors should:

- identify the professional shortcomings;

- Identify the performance concerns, the support already given during appraisal management, monitoring and review period. The standards required and where the shortfall in their performance has occurred;
- provide written evidence of the concerns identified (e.g. from job descriptions, supervision notes, classroom observations, examples of pieces of work that do not meet the required standards);
- Consider and discuss any reasons or causes for shortfall. The employee should be given the opportunity to discuss any contributory factors they feel may have affected their performance;
- Write to the employee within 3 working days of the decision meeting recording the outcome and the above points. Hand-deliver the letter or send by recorded post.

THE HEARING

A panel of 3 governors are appointed to hear the case which is presented by the Headteacher.

The employee will be given at least 10 working days' notice in writing of the hearing.

The letter will contain:

- The purpose, time and place of the hearing;
- The right to be accompanied by a work colleague or his/her trade union representative (and no one else);
- Details of who will be attending the meeting (e.g. Head, employee, expert witness/es);
- The requirement for the employee to provide to the school, at least 3 working days before the Hearing, hard copies of all documents that he/she intends to present at the hearing and enough copies for all those, except witnesses who will be present at the Hearing;
- All relevant documentation that will be used as evidence at the hearing (e.g. copies of objectives, the support provided, review meeting minutes).

Copies of all relevant documents will be sent by the school to the panel members 2 days before the Hearing.

At any hearing where dismissal is to be considered, the following provisions apply:

At any community or voluntary controlled school (where the local authority is the employer)

The Local Authority must be invited to send an adviser. This provision applies whether or not the school subscribes to the local authority HR Advice service.

A copy of the letter will be sent to the Director of Children's Services within 14 calendar days. The Director of Children's Services will then formally confirm dismissal by letter to the employee.

At any voluntary aided or foundation school or academy where the governing body has formally granted advisory rights over dismissals to the Authority,

The Local Authority must be invited to send an adviser. This provision applies whether or not the school subscribes to the local authority HR Advice service.

A copy of the letter will be sent to the Chair of Governors within 14 calendar days. The Chair of Governors will then formally confirm dismissal by letter to the employee.

At any voluntary aided or foundation school or academy where the governing body has **not** granted advisory rights to the Authority

The school should seek advice and support from their chosen HR provider.

A copy of the letter will be sent to the Chair of Governors within 14 calendar days. The Chair of Governors will then formally confirm dismissal by letter to the employee.

Dismissal on the grounds of capability is a dismissal with notice.

8 APPEALS

An employee may appeal against any warning given or on a decision to dismiss. Appeals at any stage should be made within 5 working days of the receipt of the warning or dismissal letter. Appeals must be made to the Chair of Governors, who will arrange a panel of 3 governors who have not previously been involved in the case to hear the appeal within 10 working days or as soon as possible thereafter.

The employee will provide, in at least 3 working days before the hearing, all documents that he/she intends to present at the hearing. The documents must be presented in hard copy and with sufficient copies for those, except witnesses, who will attend the hearing. Copies of all the papers to be presented will be sent to panel members 2 working days before the hearing.

Panel members must not discuss any aspect of the case or the contents of the case papers with anyone, including other panel members, before the hearing.

The decision of an appeal panel at each stage will be final and will be reported to the Governing Body.

The following general points are important:

- An appeal at the formal meeting and review stages will not interrupt the procedure (unless the appeal decision leads to reconsideration);
- An appeal will normally involve a re-hearing of earlier evidence but the request for an appeal should specify the grounds for the appeal and, in particular, whether these refer to the reasonableness of the decision or to procedural matters;
- If either side intends to produce new evidence, all relevant documentation should be circulated in advance within the agreed timescales.

DISPUTES ABOUT THE PROCEDURE

An employee may raise a grievance after capability proceedings have started against him/her. The Headteacher should consider suspending the capability case for a short period, no more than one week, to consider the implications of the grievance on the capability. If the grievance has been raised before the appeal stage of the procedure and the matters of grievance are linked to those of the capability, then the grievance should be considered within the capability appeals procedure. If the grievance concerns matters that are unrelated to the capability, then a separate process under the Grievance Procedure will need to start.

EXPIRY OF WARNINGS & REFERENCES

Any warnings given will remain on file for 12 months or until an appeal has overturned the warning. If an employee is subject to the capability procedure, or has a warning in place at the time of the reference request, this must be referred to in any employment reference.

REFERRALS TO STATUTORY BODIES

There are statutory duties on employers to refer individual cases to national bodies in the event of a dismissal or resignation when dismissal may have been a likely outcome.

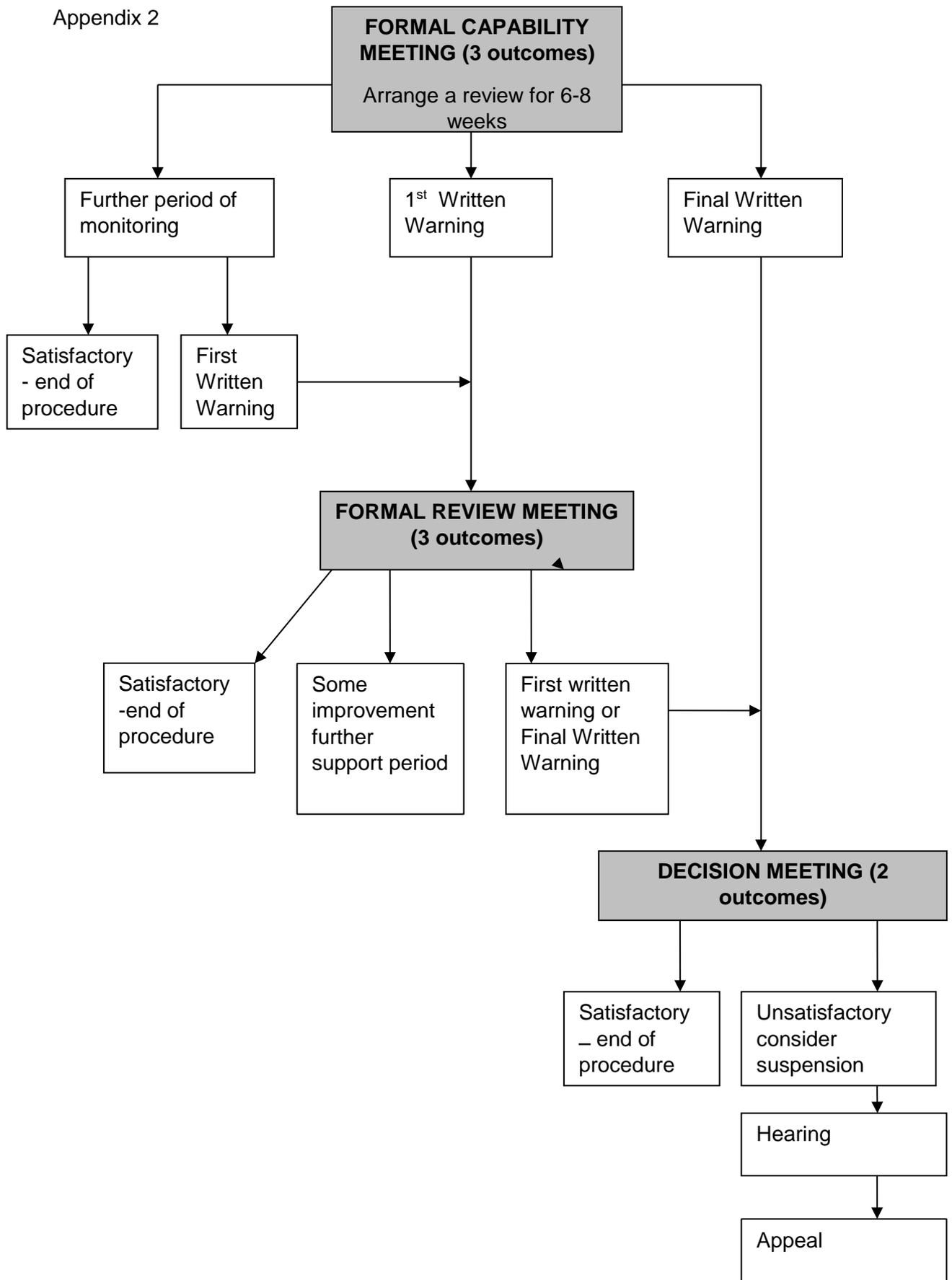
Subject to the passage of the education Bill 2011, it is planned that the GTCE will be abolished at the end of March 2012, and from this point onwards cases of serious misconduct will be considered by the new Teaching Agency, acting on behalf of the Secretary of State.

The following list gives examples of areas in which deficiency in performance may give rise to concern and, in due course, lead to formal action. **This list is neither exclusive nor exhaustive:**

- a) Discharge of specific responsibilities associated with a particular appointment which may include leading, managing or supervising responsibilities;
- b) Compliance with further specific requirements as detailed by the Headteacher or other senior manager and the governing body, which are consistent with the relevant job description or conditions of service of employees in operation at the time;
- c) Failure to reach career stage expectations;
- d) Consistent failure to perform work to a reasonable and acceptable standard;
- e) Organisation of the teaching or work area and management of suitable materials and equipment, including adequate course preparation;
- f) Ability to teach and/or supervise pupils;
- g) Maintenance of an adequate level of class discipline and control;
- h) Setting and appropriate marking of pupils' work;
- i) Keeping suitable records of pupils' work, progress and attainment;
- j) Failure to maintain appropriate standards of accounts or other school records;
- k) Failure to maintain a secure and safe environment.

Some of these areas may be considered as falling into concerns regarding employee conduct and advice should be sought from your HR Service before embarking on this process.

Appendix 2



At each stage if a formal sanction is given the employee has the right to appeal.

At the point in the procedure where an improvement in performance is recognised and the employee is notified that the Capability procedure will end and the employee will return to the appraisal policy, it is important to ensure that satisfactory performance is sustained for a sufficient period of time.

- a) The employee will be notified in writing that a sufficient improvement in performance has been demonstrated which will bring the formal capability procedure to an end.
- b) The employee will move back under the appraising teachers performance policy into the in accordance with Appendix E of the appraising teacher performance policy : **Provision of Additional Support Where National Standards Are Not Met**
- c) The teacher's performance will be managed in accordance with Appendix E for a short period of time to be ensure that acceptable performance is being sustained.
- d) The period of time in which the teacher remains in additional support will be agreed by the Head teacher/ Executive Headteacher .
- e) If during the period of additional support acceptable performance is not sustained the provisions set out in E4 and E5 in Appendix E of the Appraising Teacher Performance will be followed.