Promoting Disability Equality in Schools

“Do we have any disabled pupils, staff or parents?”

“What is the disability equality duty?”

“Where do I start?”

“How could I make our school accessibility plan meet the requirements of a disability equality scheme?”

The materials in this section can help you to answer these questions. They provide an outline to support you in developing an effective disability equality scheme.

The materials include:
• an outline for a disability equality scheme, showing the essential elements of a scheme;
• a summary of the requirements of different parts of the DDA;
• information that you can use in training and development work.
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On the accompanying CD-ROM
- PowerPoint presentation
1. Introduction

This guidance explains how the Disability Equality Duty (the Duty) applies to schools. The Duty was introduced into the Disability Discrimination Act 1995 (DDA) in 2005 and sets out:

- a general duty to promote disability equality, which applies to all public authorities; and
- a specific duty, which applies to particular public authorities, including local authorities and publicly-funded schools (including city technology colleges, city colleges for technology of the arts and academies). The specific duty includes a requirement to prepare and publish a disability equality scheme (a scheme) showing how a public authority is meeting its general duty.

The Duty does not bring in new rights for disabled people, rather it requires schools to take a more proactive approach to promoting disability equality and eliminating discrimination. Schools that are already actively meeting their duties in the DDA, should not find it difficult to take a more pro-active, explicit and comprehensive approach that involves disabled pupils, staff, parents and other users of the school.

More proactive
Schools need to move from a focus on an individual response to an approach that builds disability equality considerations in from the start and at every level of the school: at strategic, policy, management and classroom level.

More explicit
Schools have to be able to demonstrate what they have done and what they plan to do to improve opportunities and outcomes for disabled pupils, staff, parents and other users of the school.

More involved
Schools have to involve disabled pupils, staff, parents and others in the development of their scheme. Disabled people need to be involved from the very start and their involvement needs to inform the preparation, development, publication, review and reporting of the scheme.

More comprehensive
Schools have a range of duties under the DDA:
- towards their employees, under Part 2;
- towards other users of the school, under Part 3; and
- towards their pupils, under Part 4.

The Duty does not replace or supersede these. It applies across schools’ pre-existing duties and requires schools to address them together in a way that should bring greater benefits to disabled pupils, staff, parents and others and greater economy of effort for schools.

Schools may have made a start already
Schools will find that they have made a good start on meeting the Duty where they already:
- adopt a proactive approach, for example by making reasonable adjustments at every level of the school;
• draw on detailed information, for example by using data on the presence, participation and attainment of disabled pupils to inform the priorities in the school accessibility plan;
• involve disabled pupils, for example by asking them to identify issues to be addressed in the school accessibility plan;
• collect information about disabled staff and parents; and
• coordinate their work across Parts 2, 3 and 4 of the DDA.

**How to use the materials**
These materials are designed to be used by school staff, governors and those working with them to support them in meeting the Duty. The materials can help schools to:
• understand their duties under the different Parts of the DDA;
• raise awareness of the Duty;
• develop their scheme through a staged approach;
• develop their accessibility plan to meet the requirements of a scheme; and
• provide training and development activities on the Duty.

On page 7 there is a summary of key management considerations for schools to take into account when developing their scheme.

Following this, there are two versions of the outline for a disability equality scheme. The first, page 13, is an annotated version that schools can use to help them write their own scheme. The second, page 21, includes a more detailed description. This section is likely to be of use to senior managers and to any working party that the school may appoint to lead the development of its scheme.

The resources, page 47, include: a checklist on the Duty, information on initiatives that support the employment of disabled staff and brief summaries of the main provisions of the DDA as it applies to schools. These summaries can be used as briefing materials for staff and governors and for raising awareness of the DDA.

On the CD-ROM there is a presentation setting out the main provisions of the Disability Discrimination Act 2005, which introduced the Duty into the DDA. This can be used for training purposes.

**A word about abbreviations**
For ease of reading, several abbreviations are used throughout this guidance:
• the Disability Equality Duty is referred to as ‘the Duty’;
• ‘the Duty’ includes both the general duty and the specific duty;
• the specific duty includes the preparation and publication of a disability equality scheme, referred to as ‘a scheme’;
• the expression ‘disabled pupils, staff and parents’ is used to represent all those to whom the school owes duties under Parts 2, 3 and 4 of the DDA. The duties go wider than ‘disabled pupils, staff and parents,’ for example: ‘disabled parents’ should be understood to include all those disabled people to whom the school owes duties under Part 3: disabled parents, carers, governors, disabled people who use the school, or would like to use the school. In the text there are occasional reminders of the wider group to whom the duties apply. The summaries in the resources section provide more detail on who is covered by each Part of the DDA.
Summary of schools’ duties under the DDA
The DDA applies to schools in a range of different ways. In particular it applies to three main school functions:

- to the school in its main function of providing education to pupils;
- to the school as an employer;
- to the school as a provider of services to parents and carers and the wider public.

The employment and service provision duties have applied to schools since 1996 when the DDA was first implemented. The education duties were added by the SEN and Disability Act 2001. The Disability Discrimination Act 2005 inserted the Disability Equality Duty (the Duty) into Part 5A of the DDA. The Duty applies across the other main functions covered by the DDA, see Diagram 1, below.

Diagram 1: How the DDA duties fit together

Part 1 of the DDA provides the definition of disability. The definition informs the duties in the other parts of the DDA.

Parts 2, 3 and 4 of the DDA apply to different aspects of the school’s operation:

- Part 2 sets out duties to disabled employees and prospective employees;
- Part 3 sets out duties to disabled service users;
- Part 4 sets out duties to disabled pupils and potential pupils.

The Disability Equality Duty
The duty requires schools, when carrying out their functions, to have due regard to the need to:

- promote equality of opportunity between disabled people and other people;
- eliminate discrimination that is unlawful under the Disability Discrimination Act;
- eliminate harassment of disabled people that is related to their disability;
- promote positive attitudes towards disabled people;
- encourage participation by disabled people in public life;
- take steps to meet disabled people’s needs, even if this requires more favourable treatment.

The Duty builds on schools’ responsibilities under Parts 2, 3 and 4 and the school’s scheme is required to show how the school is meeting its general duty to promote disability equality across all its areas of responsibility. The requirements of the general duty and the specific duty are summarised on pages 54 and 55.

In developing their scheme it may be helpful for schools to recognise that, by their very nature, the duties in the DDA may have taken schools different distances on their journey towards promoting disability equality, for example the duties in Parts 3 and 4 are owed to the generality of disabled service users and pupils. This means that schools are already required to think ahead and anticipate what they may need to do for disabled service users and pupils. This in turn may mean that schools have developed a more proactive approach in these areas. The duties in Part 2 are owed
to individual disabled employees and applicants; they do not of themselves require the same level of anticipation.

In respect of Part 4 duties, schools that are already making reasonable adjustments at a whole school level and have a well-developed accessibility plan may find that they are well on the way to meeting the Duty in respect of disabled pupils.

In developing their approach to the Duty, schools may find that they will need to do more work in respect of some parts of the DDA than others. It may help to bear this in mind as schools develop their scheme.
2. Developing a disability equality scheme

Schools are required to undertake the development of their scheme in a particular way and to include particular elements. The different elements of the disability equality scheme are set out in the Outline for a disability equality scheme in a way that encourages schools to adopt a staged and manageable process. Schools that have used the materials in Section 3: Improving access for disabled pupils: schools plans, will recognise it as similar to the process suggested there for the development of an accessibility plan.

Key management considerations
Before starting work on its scheme, a school will need to consider the following points:

Reasonable and practicable
The school is not required to do anything under its scheme that is unreasonable or impracticable. Its approach will vary according to a wide variety of factors, including:
- the size of the school;
- the size and make-up of the disabled population of pupils, staff and parents;
- the proximity of other schools and the potential for links with them;
- the school’s building stock;
- the school’s budget;
- how the DDA duties interact with other statutory duties.

Links to the accessibility planning duties
The school’s accessibility plan can be a good starting point and a plan can be extended and strengthened to meet the requirements of a scheme. However, it is important to recognise that a scheme goes wider than a plan:
- it includes disabled staff, parents, carers and others as well as pupils;
- the involvement of disabled people is a requirement;
- the gathering of information is a requirement.

These materials encourage schools to involve disabled pupils and to gather and analyse information as part of accessibility planning. Where schools have adopted this approach in their accessibility plan, they will find it relatively straightforward to extend this approach to disabled staff, parents, carers and others in their scheme.

A working group
Schools may find it helpful to appoint a working group of three or four people to steer the development of the school’s scheme and to report to the governing body. Some thought needs to be given to the composition of the working group, for example:

A senior manager
The scope of the scheme is across the school’s responsibilities so at least one member of the group needs to be a senior manager, in order to draw on links with every area of the school’s work.

A disabled person
It may be helpful to have a disabled representative within the group: a disabled member of staff, or a disabled pupil, for example: a senior pupil or a representative of the school council. However, this should not be a substitute for the wider
involvement of disabled pupils, staff and parents in the development of the scheme. Throughout the development of the scheme the group will need to review the extent to which they are hearing the views of a range of disabled pupils, staff and parents, with a range of impairments.

Other members
It may be helpful to incorporate a range of perspectives into the group by recruiting across curriculum and pastoral responsibilities, across length of service in the school, across teaching and non-teaching responsibilities. The SENCO might be included because many of the pupils with SEN will also count as being disabled and the SENCO will know them well. However, not all disabled pupils have SEN and it should not be assumed that the SENCO has responsibility for the DDA duties: they are as much the responsibility of the key stage co-ordinator or the head of Maths as they are of the SENCO.

Working with the local authority
Schools need to work closely with their local authority where their responsibilities dovetail with each other and where there may be shared elements. Responsibilities under the DDA sit precisely with the body that has the responsibility for any particular function. So, for example, if a local authority has the responsibility for admissions, the local authority has responsibility for the DDA duties in relation to admissions; if the school has responsibility for the recruitment of staff, the school has responsibility for the DDA duties in relation to the recruitment of staff.

Issues that require particular consideration are:
- employment, where the respective responsibilities of school and local authority will vary according to: the status of the school, the delegation of responsibilities locally and the extent to which schools buy back services from the authority;
- procurement, which is regulated by the local authority. Local authority regulations will be amended to reflect the requirements of the DDA;
- the provision of extended services;
- the scheme for a pupil referral unit (PRU): this is the responsibility of the local authority, but, as a matter of good practice, the management committee for a PRU may prepare its scheme in consultation with the local authority.

Schools that are not maintained by the local authority
Schools that are publicly-funded but are not maintained by the local authority, including academies, city technology colleges and city colleges for technology of the arts, will need to ensure that their contracts for goods and services reflect their duty to promote equality of opportunity for disabled pupils, staff and parents.
3: Outline for a disability equality scheme

The *Outline for a disability equality scheme* sets out a number of sections that should be included in a disability equality scheme. In each section there is a discussion of a number of key issues. By addressing these issues, and undertaking the related development work, schools can have reasonable confidence that they will be able to develop an effective disability equality scheme.

There are two versions of the outline providing different levels of detail and support:
- Outline 1: the outline with notes;
- Outline 2: the outline in detail.

Outline 1 provides brief notes and ideas on each section of the scheme. It is an annotated version that schools can use as an outline to help them write their own scheme. From the individual sections in this version there are references to the more detailed information in Outline 2.

Outline 2 is more detailed and is illustrated with case studies from schools. This section is likely to be of use to senior managers and to any working party that the school may appoint to lead the development of its scheme.

**Developing a scheme**
The approach suggested here for the development of a disability equality scheme is similar to that suggested for the development of an accessibility plan, with:

1. Starting points, which enable the school to identify priorities;
2. Priorities, which require a supporting action plan; and
3. Making it happen, monitoring and follow up to ensure it is all happening.

In each section of the scheme statutory requirements are in italics in a box at the top of that section.
Outline 1: the outline with notes
This outline shows how a school might meet the requirements of a disability equality scheme.

School name:

3-year period covered by the disability equality scheme:

Introduction

Duties under Part 5A of the DDA require the governing body to:
- promote equality of opportunity for disabled people: pupils, staff, parents, carers and other people who use the school or may wish to; and
- prepare and publish a disability equality scheme to show how they will meet these duties.

This scheme and the accompanying action plans set out how the governing body will promote equality of opportunity for disabled people.

Duties in Part 4 of the DDA require the governing body to plan to increase access to education for disabled pupils in 3 ways:
- increasing the extent to which disabled pupils can participate in the school curriculum;
- improving the environment of the school to increase the extent to which disabled pupils can take advantage of education and associated services;
- improving the delivery to disabled pupils of information which is provided in writing for pupils who are not disabled.

This scheme incorporates the school’s plans to increase access to education for disabled pupils.
1: Starting points

1.1: The purpose and direction of the school’s scheme
The purpose of the school’s scheme is to show how the school is going to meet the duty to promote disability equality for disabled pupils, staff and parents. An overall vision should therefore reflect the six elements in the general duty.

Recognising that the school’s scheme has to extend to disabled pupils, staff and parents, the school may want to:
- incorporate into its scheme the vision and values it has identified in its accessibility plan for disabled pupils;
- use these as a starting point for the school’s scheme.

It is important that there is some ownership of the scheme by pupils, staff and parents. The development of a statement of the overall purpose and direction of the school’s scheme is a useful point at which to develop this ownership.

1.2: Involvement of disabled pupils, staff and parents

The school must involve in the development of its scheme disabled people who appear to the school to have an interest in the way it carries out its functions.

The school must include in its scheme a statement about how it has involved disabled people in the development of its scheme.

Involving disabled people is a requirement of a scheme and brings real benefits.

Where schools already involve disabled pupils in accessibility planning they will have identified views that can be incorporated into and inform their scheme.

The school will need to consider how it involves disabled:
- pupils;
- staff; and
- parents, carers and other users of the school.

The school needs to take account of the preferred means of communication for those whom they are consulting.

The school will need to ensure it involves a range of disabled people and hears a range of views.

At the same time as setting priorities identified by disabled pupils, staff and parents, the school may need to set priorities that will help to improve the involvement of disabled pupils, staff and parents to better inform the next scheme.

For case studies and a more detailed discussion of the issues see page 19.
1.3: Information gathering

The school’s scheme must set out:
- its arrangements for gathering information on the effect of the school’s policies on:
  - the recruitment, development and retention of disabled employees;
  - the educational opportunities available to and the achievements of disabled pupils
- the arrangements for using information to support the review of the action plan and to inform subsequent schemes.

The collection of information:
- is a requirement;
- is crucial to setting priorities and monitoring outcomes;
- needs to reflect the DDA definition of disability.

A number of considerations may mean that the school has difficulty in gathering full and accurate information:
- a lack of understanding about the breadth of the DDA definition of disability;
- a reluctance to disclose an impairment;
- a concern about what the information will be used for.

Schools need to take active steps to counter these concerns by, for example:
- providing simple information on the definition of disability in the DDA;
- being positive about adjustments that can be made and the benefits of these;
- explaining why information is needed;
- reassuring pupils, staff and parents about confidentiality;
- ensuring that the ethos of the school is conducive to disclosure.

The scheme should identify how information has been gathered and how it has informed the scheme.

Some of the priorities for schools’ first schemes will reflect the need to gather improved information for the next scheme.

Recruitment, development and retention of disabled employees
The information gathering duty applies to all job applicants and those working at the school. The school will need to consider:
- the respective responsibilities of the school and the local authority;
- collecting information on new staff through the recruitment process;
- how to collect information on existing staff;
- the analysis of the information to show how disabled staff are represented amongst different groups of employees, at different levels of the school, and amongst those who leave the school.

Schemes will need to:
- draw on current information;
- show how information gathering is going to be improved in the future;
- reflect the benefits of a diverse workforce.
Educational opportunities available to and the achievements of disabled pupils

The gathering of information on disabled pupils is covered in Section 3 of these materials: Improving Access for disabled pupils: school plans, and might include an analysis of:

- the presence of disabled pupils, for example: how many disabled pupils there are in the school, which impairment groups are represented, or not represented, in the school;
- the participation of disabled pupils across the life of the school, for example: in curricular and extra-curricular activities, in positions of responsibility; the factors affecting participation, for example: policies on medication, bullying, access;
- achievements of disabled pupils as reflected in, for example: exams, accredited learning, achievements in extra-curricular activities, broader outcomes such as those set out in Every Child Matters.

Where schools have already gathered and analysed information on disabled pupils as part of their accessibility plan, they will have identified priorities that can be incorporated into their scheme.

Disabled parents, carers and other users of the school

Schools are not required to gather information on other disabled people using their services, but the general duty still applies and, if schools are able to collect such information, they will be in a better position to show how they are promoting disability equality for disabled people using the school.

For case studies and a more detailed discussion of the issues see page 22.

1.4: Impact assessment

The school must set out in its scheme its methods for assessing the impact of its current and proposed policies and practices on disability equality.

Impact assessment is a systematic approach to the analysis of the effects of a policy, practice or procedure for disabled pupils, staff and parents.

The main mechanism by which schools will assess the impact of their current policies will be by bringing together:

- the issues identified through the involvement of disabled pupils, staff and parents; and
- the information that the school holds on the disabled pupils, staff and parents.

Schools need to assess the impact of their current policies. This can be carried out over the lifetime of the scheme. Disabled people should be involved in prioritising what is to be looked at first. Impact assessment can be incorporated into the school’s planned review and revision of existing policies and should also be incorporated into the process of developing new policies.

For more detail see page 28
2: Identifying the main priorities for your school’s scheme and deciding your actions

Schools are required to set out in their scheme the steps they are going to take to meet the general duty.

The priorities for the school's scheme need to be set in the light of:
- an examination of the information that the school has gathered; and
- the messages that the school has heard from the disabled pupils, staff and parents who have been involved in the development of the scheme.

Some of the priorities identified will themselves be about:
- improving information;
- improving the involvement of disabled pupils, staff and parents.

Action to promote equality of opportunity needs to address the six elements of the general duty:

Promoting equality of opportunity

Where schools are working proactively to make reasonable adjustments for disabled pupils at policy and whole school level, as well as for individual pupils, they will already be doing much to promote equality of opportunity for disabled pupils and to secure their participation in every aspect of school life.

Schools can incorporate priorities from their accessibility plan into their scheme. These priorities may form a substantial part of the school's scheme. There will be further priorities to add in respect of promoting equality of opportunity for:
- disabled staff;
- disabled parents, carers and others who use the school.

Eliminating discrimination, for example:
- by awareness raising and staff training;
- by keeping a watchful eye on the impact of policies;
- reviewing and adjusting policies;
- raising expectations;
- improving communication.

Eliminating harassment

Bullying is more prevalent than is often thought. Schools may need to:
- raise awareness amongst staff and pupils of disability-related harassment;
- understand the nature and prevalence of bullying and harassment;
- recognise and address bullying and harassment;
- involve pupils themselves in combating bullying;
- ensure that disability-related harassment of disabled staff, parents, carers and other users of the school is identified and addressed.
Promoting positive attitudes
Positive attitudes to disability can be promoted in a variety of ways, for example:
• by staff modelling respectful attitudes to disabled pupils, staff and parents;
• by ensuring representation of disabled people in senior positions in the school;
• through positive images in school books and other materials.

Encouraging participation in public life
Disabled pupils, staff and parents will be encouraged to participate where:
• they see their disabled peers included and succeeding in the life of the school;
• disabled pupils, staff and parents are represented in senior, responsible and representative roles;
• there are positive images of disabled people participating.

Taking steps to meet disabled people’s needs, even if this requires more favourable treatment
Often these steps may look very much like reasonable adjustments, but the main focus is likely to be on policy rather than the individual pupil, member of staff or individual parent. Action might include:
• additional coaching or training for disabled pupils, staff or parents;
• special facilities for disabled pupils at breaks and lunchtimes;
• a policy of interviewing all disabled applicants who meet the minimum requirements for a job.

For case studies and a more detailed discussion of the issues see page 29.

3: Making it happen

3.1: Implementation

Schools are required to implement the actions in their scheme within three years.

Schools will be able to be more certain of the implementation of their scheme where:
• the scheme is supported by a detailed action plan; and
• the action plan is incorporated into a framework that has the oversight of the governing body, so that progress is checked.

Action plans need to be sufficiently explicit to enable the school to judge whether or not their targets have been achieved. Action plans should show:
• clear allocation of lead responsibility;
• clear allocation of resources;
• an indication of expected outcomes or performance criteria;
• clear timescales;
• a specified date and process for review.

Disability equality schemes can include priorities identified in the school’s accessibility plan, or can incorporate the school’s entire accessibility plan.
Schools will need to consider how priorities identified in the school’s scheme fit in with other priorities that the school has to address. Schemes overseen by the governing body are more likely to be checked for progress.

Evaluation
Schools will need to be able to evaluate the effectiveness of their scheme and reflect this evaluation in their discussions with:
- their school improvement partner; and
- Ofsted, when the school is inspected.

For more detail see page 37.

3.2: Publication

Schools are required to publish their disability equality scheme.

The school’s scheme can be published:
- as a separate document; or
- as part of other school documents, for example an equal opportunities policy or the school improvement plan.

The school must be able to provide a copy to anyone asking for it.

Schools can publish a single document to serve as both their accessibility plan and their disability equality scheme.

Schemes must be published by 4 December 2006, except for schemes for primary schools, special schools and for local authority PRUs. These schemes must be published by 3 December 2007.

For more detail see page 38.

3.3: Reporting

Schools are required to report on their scheme annually.

In the annual report on their scheme schools will want to report on:
- the progress they have made on their action plan; and
- the effect of what they have done.

The report on the scheme may be:
- in a separate document; or
- made within another document, for example: the school prospectus where the school is required to report on its accessibility plan.
3.4: Reviewing and revising the scheme

Schools are required to review and revise their scheme every three years.

Schools are required to set out in their scheme the arrangements for using information to support the review of the action plan and to inform subsequent schemes.

As part of the review of their scheme, schools will need to:

- revisit the information that was used to identify the priorities for the scheme; and
- re-examine the information to see if actions that the school has taken have affected opportunities and outcomes for disabled pupils, staff and parents.

The review of the scheme will inform its revision: how the school sets new priorities and new action plans for the next scheme. This process must again:

- involve disabled pupils, staff and parents; and
- be based on information that the school has gathered.

Schools may want to align their accessibility plan and their disability equality scheme so that they produce a new scheme and plan at the same time.

For more detail see page 39.
Outline 2: the outline in detail

1: Starting points
   1.1: The purpose and direction of the school's scheme;
   1.2: The involvement of disabled pupils, staff and parents;
   1.3: Information gathering; and
   1.4: Impact assessment.

2: Identifying the main priorities for your school’s scheme and deciding your actions
   Promoting equality of opportunity
   Eliminating discrimination
   Eliminating harassment
   Promoting positive attitudes
   Encouraging participation
   Taking steps to meet disabled people's needs, even if this requires more favourable treatment

3: Making it happen
   3.1: Implementation
   3.2: Publication
   3.3: Reporting
   3.4: Reviewing and revising the scheme
1.1: The purpose and direction of the school’s scheme
The purpose of the school’s scheme is to show how the school is going to meet the duty to promote disability equality for disabled pupils, staff and parents. An overall vision should therefore reflect the six elements in the general duty.

As a starting point, the school may want to consider any statement of vision and values that it has set out in its accessibility plan. This could be adapted, for example:
• by broadening references to disabled pupils in the plan to include the wider range of people to whom the disability equality duty is owed: disabled pupils, staff, parents, carers and others who use the school or may want to do so;
• by incorporating references to the general duty into the statement.

It will be helpful if there is some discussion about the school’s statement. Such discussion:
• can help to involve disabled pupils, staff and parents;
• can help to engage all staff in the development of the scheme;
• can help to create a sense of ownership of the scheme;
• is an opportunity to remind staff of the school’s duties towards disabled pupils, staff and parents;
• underlines the responsibility of every member of staff.

1.2: Involvement of disabled pupils, staff and parents

The school must involve in the development of its scheme disabled people who appear to the school to have an interest in the way it carries out its functions.

The school must include in its scheme a statement about how it has involved disabled people in the development of its scheme.

Disabled pupils, staff and parents should be involved in all stages of the development of the scheme: in identifying the priorities, how these priorities should be met in the action plans and how the school should assess its progress.

Involving disabled people is not only a requirement of the duty but brings real benefits in terms of:
• providing insights into the barriers faced by disabled pupils, staff and parents;
• expertise in identifying ways to overcome these barriers; and
• improving working relationships between schools and disabled pupils, staff and parents.

Schools can choose whom they involve and the school’s approach will vary in the light of a range of factors including the current representation of disabled pupils, staff and parents at the school and links with other schools and the wider community.
Watchpoint
Do you know who your disabled pupils are? Your disabled staff? Your disabled parents, governors and other users of the school?

At the outset, schools may not be sure who their disabled pupils, staff and parents are. Over time schools will develop a clearer picture. Initially schools will need to consider a range of approaches and may want to involve some of all of the following groups in the preparation of the school’s scheme:

Disabled pupils
Schools may have established the involvement of disabled pupils in developing the school accessibility plan. Section 3 of these materials: Improving Access for disabled pupils: school plans encourages the involvement of disabled pupils in identifying priorities for the school’s accessibility plan. On the CD-ROM that accompanies the materials, there are supporting case studies and summaries of research and surveys relating to the involvement of disabled pupils.

Schools might involve disabled pupils at the school, those who have left the school or those who may be coming to the school, for example from feeder primary schools. Exit interviews with disabled pupils leaving the school each year may provide useful insights that should inform the school’s scheme.

The school might involve disabled pupils through the school council, by meeting with small groups of pupils, by creating a more informal social occasion for disabled pupils, through an e-forum, or by arranging a meeting across the local authority or a cluster of schools. The school should adapt its approach to accommodate pupils’ preferences.

CASE STUDY
A school sets up an open meeting for disabled pupils to gather their views. They notice that pupils with communication impairments find it difficult to participate in the meeting and either do not take part, or talk for long periods without recognising others’ contributions. The school decides to ask the pupils about how best to support them. Some pupils would like support during the meeting to help them participate appropriately. Others say they would find it easier to contribute via an email group, using the same questions as are used in the meeting.

The involvement of disabled pupils may take place as part of the wider involvement of all pupils. The views of disabled pupils might be mediated by other pupils at the school, more senior pupils who may themselves be disabled.

CASE STUDY
The London Borough of Ealing holds pupil conferences, Powerful Voices, to promote the active participation of children and young people in the services that affect them. Representatives are nominated from every school in the local authority. Disabled pupils have a strong voice in the conferences, see Resources section on CD-ROM.
**Disabled staff**
Schools might involve disabled employees working at the school, those working at other local schools or for the local authority. The school might involve disabled staff through a local teacher union network, an e-forum, or meetings across a cluster of schools. Schools might offer exit interviews to all staff who leave, disabled and non-disabled. Such interviews might provide useful information for the school’s scheme and might also offer some insight into factors affecting disclosure.

**Disabled parents and other users of the school**
Schools may wish to involve disabled governors, disabled parents or other disabled family members and non-disabled parents of disabled children, disabled members of the parent-teacher association, disabled volunteers at the school, disabled members of the wider community such as local disability groups or disabled individuals using the school beyond the school day.

Schools might arrange a meeting through the parent-teacher association or a local disability group, a meeting for their own school or for a cluster of schools.

**CASE STUDY**
A secondary school is planning adaptations and a new extension for a learning resource centre, to include a small library, ICT resources, a room for flexible use, for teaching, meetings or training, and a reception/office/interview room. It will be available out of school hours for adult learning and community use. The school involves pupils, parents, other local schools, community groups and the local authority. They invite a local access group to become involved and publish an article in a local newspaper inviting interest and contributions, from disabled people in particular.

**Communication**
The involvement of disabled pupils, staff and parents should take account of their preferred means of communication.

**CASE STUDY**
A special school for pupils with autistic spectrum disorders uses a range of forms of communication: objects of reference, pictures, symbols, signing and the written word. All parts of the school are labelled with pictures, symbols and words; all staff have their photo displayed with small photos available for use in communication.

Six senior pupils, elected representatives of the school council, are involving other pupils in the development of the school’s scheme. They are supported by a teaching assistant who facilitates the work of the school council. Each pupil is consulting with three or four classes during circle time. They are using a number of questions that have been prepared in symbols and which are also signed. These include: ‘Who helps you?’ ‘Do the pictures help you to get around the school?’

**A range of views**
It will better inform their scheme if schools hear the views of a diverse group of disabled people, but it is unlikely that an individual school will hear the voice of representatives of all impairment groups. Even within an impairment group needs
vary, for example: two people with a visual impairment may have widely differing needs; the needs of older people may differ from those of younger people. For this reason schools should try to involve disabled people who have a perspective that goes wider than the effects of their own impairment and who bring with them an understanding of the barriers that exist for groups of disabled pupils, staff and parents.

Schools can decide on the most appropriate approach for them in the light of existing individuals and groups at the school and their links with others beyond the school. Schools will find the involvement of disabled pupils, staff and parents easier where:

- they have already built a culture of listening to and respecting the views of pupils, staff, parents and others;
- they already involve pupils, staff and parents in identifying reasonable adjustments;
- they already involve disabled pupils in accessibility planning;
- they have good links with the local community and disability organisations.

**Developing involvement**

Most important is that the involvement is real, that the school hears the views of disabled pupils, staff and parents and develops their scheme in response to what they hear. However, getting the involvement right is not straightforward and it is likely that the school’s first scheme will be developed in the light of the views that the school can hear more readily. Part of the action plan will then need to focus on developing the involvement of disabled pupils, staff and parents over the three years of the scheme. This way schools will learn what works and the involvement of disabled pupils, staff and parents should improve and deepen over time.

**Watchpoint**

Get disabled pupils, staff and parents and others involved from the start. Improve representation and develop involvement as part of the action plan.

### 1.3: Information gathering

*The school’s scheme must set out:*

- its arrangements for gathering information on the effect of the school’s policies on:
  - the recruitment, development and retention of disabled employees;
  - the educational opportunities available to and the achievements of disabled pupils
- the arrangements for using information to support the review of the action plan and to inform subsequent schemes.

The collection of information is crucial to supporting schools in making decisions about what actions would best improve opportunities and outcomes for disabled pupils, staff and parents. The information will also subsequently help schools to review their performance. Information needs to be detailed enough to enable schools to measure their delivery on disability equality, to assess the impact of the
changes they have made and to help them identify which of their priorities have been achieved.

**Watchpoint**
The definition of disability in the DDA is broad. Raising awareness of the definition is key to collecting more accurate information.

Schools may not be aware of the breadth of the definition of disability and of the people who are likely to be included in the definition. Raising awareness of the definition and its breadth will be an important element in developing more accurate information over time.

Schools who are already proactively identifying disabled pupils, staff and parents may already have reliable information. Until the introduction of the disability equality duty there was no requirement on schools to collect this information. Schools collect information about pupils with SEN under the Schools Census. However, this may not have included all the disabled pupils at the school, for example: there may be pupils who do not have SEN but have a medical condition, such as diabetes, severe asthma, epilepsy, chronic fatigue syndrome, or a mental health condition.

**Encouraging disclosure**
The primary reason for knowing who is disabled is to ensure that appropriate adjustments are made. Nothing requires a disabled person to disclose a disability, though it is in their interests to do so if they need reasonable adjustments to be made for them. Disclosure needs to be approached in this light and not just as a consideration to be taken into account in information gathering. Disabled pupils, staff and parents may not feel comfortable disclosing an impairment or health condition unless they know why the information is being requested, and what impact the information gathering is likely to have for them. Some staff do not want others to know about their health condition.

There will also be some people who do not know that their impairment or health condition would meet the definition of disability in the DDA, for example: someone diagnosed with breast cancer may not realise that their impairment is covered by the DDA.

To overcome these barriers, schools will need to:
- provide simple information on the definition of disability in the DDA;
- be positive about the sort of adjustments that can be made and the benefits of these;
- explain why information is needed;
- reassure pupils, staff and parents about confidentiality; and
- ensure that the ethos of the school is conducive to disclosure: people will feel more comfortable about acknowledging an impairment or health condition if the circumstances in which they are asked about it encourage them to believe that the information they disclose will be handled sensitively and confidentially and used to improve opportunities and outcomes for them.
Watchpoint
Can disabled pupils, staff and parents be confident that information shared with the school will be used to support the development of disability friendly policies?

Recruitment, development and retention of disabled employees
Schools are specifically required to set out their arrangements for gathering information on the ‘recruitment, development and retention of disabled employees; the arrangements for using information to support the review of the action plan and to inform subsequent schemes.’

It is important to remember that the duty applies to all those working at the school in whatever capacity and includes those who are working under a contract.

Schools should be aware of the support available through ‘Access to work.’ A brief summary of the scheme is included in Section 3: Resources.

Working with the local authority
Different aspects of employment may be the responsibility of the school or the local authority. This will vary according to a number of factors:
- the status of the school, for example: whether the school is voluntary, community or an academy;
- the range of functions that is delegated to schools; and
- the extent to which the school buys back some functions from the local authority.

Whatever the arrangements, it is important to liaise with the local authority over the respective responsibilities of the school and the local authority. The local authority may have agreed policies with schools on phased return to work after illness, sick leave policies and monitoring. These may be relevant for disabled staff.

New staff
Where schools do not already gather information on disability, a good place to start is the collection of information through the recruitment process. It is important to remember that nothing requires an applicant to disclose a disability and the school needs to take account of the points made, above, about disclosure. Where the local authority has a role in the recruitment process it is important to liaise with the authority over the collection of information.

Existing staff
Where existing staff are not asked for information on disability, the collection of this information will need to be discussed. As with new staff, the approach that the school takes will need to reflect the points made about encouraging disclosure. It may be that following discussion, a questionnaire is circulated in confidence to employees, at their home address.

Initially such information is likely to be incomplete and imperfect. Disabled staff may fear negative outcomes following disclosure and may fear that the data will not be held anonymously. This does not mean it should not be collected. The very collection of it is likely to lead to better information the next time it is collected.
As information on staff improves, it will be important to analyse the information in respect of the representation of disabled staff:

- in all aspects of the work of the school, for example: teaching, teaching support, administrative support;
- at all levels of seniority in the school;
- amongst those awarded Teaching and Learning Responsibility Payments;
- as permanent or temporary members of staff, full- or part-time or casual staff;
- in training and professional development opportunities;
- in disciplinary and capability proceedings;
- in harassment and bullying procedures;
- as contract staff, for example: contract cleaners and agency supply teachers;
- among those who take sick leave;
- among trainee teachers on placement at the school; and
- among those leaving the profession early.

Retaining staff
Schools should seek to retain disabled staff who wish to continue working for them. Gathering information on the representation of disabled people within the workforce should involve an analysis of whether the appropriate adjustments are being made and the support provided to enable disabled staff to return to work or continue in service where that is what the disabled member of staff wants to do.

“Becoming a disability friendly place to work and having a diverse workforce is likely to be associated with improved retention, more reliable information and can bring wider benefits to the school:

- a wider field for recruitment;
- retaining the experience and skills of employees who become disabled during their working life and avoiding the costs of recruiting and training new people;
- developing in-house expertise about what disabled staff and/or pupils may require;
- providing role models for children and young people;
- bringing different life experiences and new skills to the school; and
- helping foster good relations with all employees by showing that everyone is valued and treated fairly.”

Adapted from Disability Right Commission (2006)

Educational opportunities available to and the achievements of disabled pupils
Schools already hold significant information about their pupils. Using the information to inform their scheme is largely a matter of how the information is analysed and interrogated. This, however, needs to be informed by an understanding of which pupils may count as disabled.

The school’s approach may differ for new pupils and for existing pupils. Where schools do not already gather information on disability through the admissions process, this is a good place to start. However, a number of factors can affect the response from parents:

- how parents are asked;
- how parents think the information will be used; and
• parents’ understanding of what may amount to a disability. Because it is a wide definition of disability, it is advisable to ask a broadly cast question, for example, ‘Does your child have any learning difficulty, medical condition or disability?’

Where the local authority has responsibility for admissions it is important to liaise with the authority over the collection of information.

The gathering of information on disabled pupils is covered in Section 3 of these materials: *Improving Access for disabled pupils: school plans*, and might include an analysis of:
- the presence;
- participation; and
- achievements of disabled pupils.

**Presence:**
An analysis of the information might show:
- how many disabled pupils there are in the school;
- which impairment groups are represented in the school; and
- whether there are groups of disabled pupils who are not represented at the school.

**Participation:**
The school might consider whether:
- there are areas of the curriculum to which disabled pupils have limited or no access. Some areas of the curriculum present particular challenges, for example: PE for pupils with a physical impairment, science and technology for pupils with a visual impairment, humanities for pupils with learning difficulties;
- disability issues are reflected in the curriculum;
- disabled pupils participate in extra-curricular activities. Some aspects of extra-curricular activities present particular challenges, for example: lunch and break times for pupils with social/interaction impairments, after-school clubs for pupils with physical impairments, school trips for pupils with medical needs;
- there are parts of the school to which disabled pupils have limited or no access at the moment, or whether physical features of the school environment hamper access to the whole life of the school;
- different forms of communication are made available to enable all disabled pupils to express their views and to hear the views of others;
- access to information is planned, with a range of different formats available for disabled pupils; and
- other issues affect the participation of disabled pupils, for example: bullying, peer relationships, policies on the administration of medicines, the provision of personal care, the presence or lack of role models or images of disabled people, in effect, all the school’s policies and procedures, written and unwritten.

Careful consideration of these issues may indicate some clear priorities for the school’s scheme. Other issues may need to be addressed more immediately by making ‘reasonable adjustments’ to school policies, practices and procedures, for example to the school’s behaviour policy.
The achievements of disabled pupils
If disabled pupils are there in the school and participating in every aspect of the life of the school: how well are they achieving? Schools need to undertake a detailed analysis of outcome data for disabled pupils, including:
- exams;
- accredited learning;
- end of key stage outcomes;
- comparative progress measured by the optional SATs;
- achievements in extra-curricular activities; and
- broader outcomes such as those set out in Every Child Matters.

Information on disabled parents, carers and others using the school

Watchpoint
You don’t have to collect information on disabled parents, carers and others using the school, but it’s difficult to ‘do the duty’ without this information.

Schools are not required, under the specific duty, to gather information on other disabled people using their services, such as disabled parents and carers of children at the school, or disabled members of the community attending school events. However, the general duty still applies to these groups and, if schools are able to collect such information, they will be in a better position to show how they are promoting disability equality for disabled people using the school. A school might for example:
- ask about any disability or health condition in early communications with new parents and carers. It will be helpful if such communications emphasise the range of adjustments that can be made;
- for parents and carers of children already at the school, collect information on disability as part of a survey of parents’ views, or in conjunction with a letter home about a parents’ evening.

Schools will need to consider how to encourage disclosure of a disability by parents, carers and others using the school. They will particularly want to emphasise the benefits and the support available.

CASE STUDY
A primary school added the following text to their first letter to new parents and carers:

Your support for your child’s education is crucial to their progress. Please tell us if there are any adjustments we need to make to help you support your child, for example: letters in large font or Braille, providing a signer, explaining things over the phone, wheelchair access.

Developing an information base
The development of a sound information base may take some time and may itself need to be a priority for the school’s scheme. However, the scheme cannot be delayed until better information has been collected. It is important to develop the
scheme on the basis of available information, even where that may be patchy, and draw on the involvement of disabled people to identify key areas where action is needed to deliver improved outcomes. Where appropriate, schools might supplement their information base by drawing on research to inform their priorities.

**Watchpoint**
Start with information that can be gathered easily, then improve information gathering and analysis as part of the action plan.

### 1.4: Impact assessment

The school must set out in its scheme its methods for assessing the impact of its current and proposed policies and practices on disability equality.

A disability equality impact assessment involves a systematic approach to the analysis of the effects of a policy, practice or procedure for disabled pupils, staff and parents. An impact assessment is usually carried out on a new policy as it is introduced.

The main mechanism by which schools will assess the impact of their current policies will be by bringing together:
- the issues identified through the involvement of disabled pupils, staff and parents; and
- the information that the school holds on the disabled pupils, staff and parents.

This will enable the school to make a judgement about the relevance and significance of policies to disability equality. This in turn will determine where the school needs to set its priorities and what changes are needed to improve equality of opportunity.

Schools will need to adopt a planned approach, over the lifetime of the scheme, to assessing the impact of their current policies on disability equality. As schools develop their approach, assessing the impact of school policies on disability equality can become part of the school’s approach to the review and development of all policies. It is important that, as new policies are developed, their impact on disability equality is assessed from the outset.
2: Identifying the main priorities for your school’s scheme and deciding your actions

Schools are required to set out in their scheme the steps they are going to take to meet the general duty.

The priorities for the school’s scheme need to be set in the light of:
- an examination of the information that the school has gathered;
- the messages that the school has heard from the disabled pupils, staff and parents who have been involved in the development of the scheme; and
- an assessment of the impact of current policies on disability equality.

Where a school is incorporating its accessibility plan into its scheme, there will already be priorities and actions identified as part of the school’s plan. These priorities may form a substantial part of the school’s scheme, particularly where a school has interpreted the planning duties broadly and has, for example, included measures to combat disability-related bullying or to increase representation of disabled pupils in positions of responsibility. Where the school has arrived at these priorities using a thorough approach to the involvement of disabled pupils and the gathering of information, there may be few further priorities to add in respect of promoting equality of opportunity for disabled pupils. There will, however, be further priorities to add in respect of equality of opportunity for:
- disabled staff; and
- disabled parents, carers and others who use the school.

Particularly for schools’ first schemes, some of the priorities identified will themselves be about improving information and involvement.

CASE STUDY
A secondary school sets up a working group to advise on the school’s disability equality scheme. The group is aware of evidence that disabled teachers, and particularly those with mental health conditions such as depression, may be reluctant to disclose a disability. The working party only knows of one disabled member of staff, who has cancer, and they ask her:
- if she would join the working group;
- what the school needs to do to enable more staff to feel comfortable about disclosing a disability; and
- how they might then involve disabled staff in the development of the school’s scheme.

The disabled member of staff does not want to join the working group, but is happy to make some points for the working group to consider. She also suggests that within the school cluster (six schools) a small group of disabled staff might be formed to contribute to the development of schemes in the cluster schools.

Arising from this discussion, the working group agrees the following actions:
- the school will seek general advice from a local support group about disability friendly policies;
- a teacher on the working group will consult his union about the support available to disabled teachers; and
the school will explore, with its partner schools, the possibility of setting up a
cross-cluster group of disabled staff, with a view to involving them in
considering what the schools in the cluster need to do to encourage staff to
disclose a disability. Setting up this staff group is given high priority, so that the
development and implementation of the scheme can be informed by the group.

Illustrating the duties
In this section illustrative case studies are grouped under the headings of the
different elements in the general duty.

The case studies draw on schools’ duties to:
• disabled pupils;
• disabled staff; and
• disabled parents, carers, governors and other users of the school.

Promoting equality of opportunity
Schools need to set out how they can promote equality of opportunity for disabled
pupils, staff and parents. Schools should consider every aspect of the life of the
school and will need to draw on information and the views of disabled pupils, staff
and parents to identify priorities for their scheme.

Many of the reasonable adjustments that schools make and much of the action taken
as part of schools’ accessibility plans already promote equality of opportunity. The
distinctive features of action taken under the disability equality scheme are:
• the more proactive approach; and
• the requirement to cover disabled pupils, staff and parents.

In this case study, the school is already making reasonable adjustments to ensure
that all pupils go on school trips. It is by the active engagement of the parents and
the consideration of information that schools will be able to identify further action to
promote equality of opportunity.

CASE STUDY
As part of the development of their disability equality scheme, two teachers in a
primary school meet parents of disabled pupils. The parents identify school trips as a
difficult area: parents are often expected to accompany their children, and, for the
Year 6 trip in particular, some of the parents say that their children resent the fact that
their parents go too. The parents also feel it limits the development of their children’s
independence. The information that the school holds confirms that, almost invariably,
parents accompany disabled pupils on trips. As part of their scheme, the school
undertakes to re-examine their trips policy and sets the following targets:
• by the next Year 6 trip, they will not have to ask or expect parents to come on
the trip, though parents who express a wish to come will be welcome; and
• a year after that, appropriate arrangements will be in place so that all parents
can be confident that their child can go on the school trip safely without them.

Some of the priorities that schools identify, particularly in their first scheme, may
include action to develop better information and improve the involvement of disabled
pupils, staff and parents as well as action to promote equality of opportunity:
CASE STUDY
A staff questionnaire reveals only one disabled member of staff. Aware that staff may be reluctant to disclose a disability, the school decides to:
- promote awareness of the DDA and the legal protection that it offers staff who are covered by it;
- explain that disclosure can enable the school to make reasonable adjustments;
- raise awareness of the local authority policy on harassment and bullying; and
- promote awareness of the support available to disabled members of staff.

The school also decides they should examine their recruitment process with a view to encouraging disabled applicants. They decide to:
- offer an interview to any disabled applicant for a job at the school, if they meet the minimum criteria;
- investigate the employers’ ‘two ticks’ scheme; and
- contact local teacher training institutions to offer to be a placement for disabled trainee teachers.

The involvement of disabled pupils, staff and parents and the gathering of information may also highlight areas of school policy that need review or further investigation:

CASE STUDY
A small group of disabled pupils is involved in the development of a secondary school scheme. Two of the pupils have a physical impairment and talk about difficulties in two areas of the curriculum: PE and sex education. Three pupils with learning difficulties do not express a view. The school decides to:
- review the school’s sex education programme in the light of the pupils’ concerns;
- explore some new sport and PE activities, with a view to introducing at least one sport that is suitable for pupils with a physical impairment, by the following summer term; and
- ask one of the learning support assistants to work with a group of pupils with learning difficulties to establish their views. This will be carefully planned with visual aids to prompt the discussion.

Eliminating discrimination
The collection of information is crucial to identifying aspects of school life where there may be discrimination. Schools are already data rich and it is the intelligent interrogation of existing information, for example: on achievements and exclusions, that may identify the priorities that schools need to set in their scheme.

CASE STUDY
The Head of Year 9 reviews referrals for behaviour and discipline following a discussion of the definition of disability on a staff training day. She thinks that more pupils are covered by the definition than the school had previously recognised and identifies a group of pupils with autistic spectrum disorders who are over-represented in the referrals. She meets with the pupils individually to discuss what steps the
school might take to reduce the number of incidents. Following her discussions she meets with the pastoral deputy and the SENCO. They agree the following actions:

- the SENCO will contact the local authority for training on the communication needs of pupils with autism. The school wants to build this in on a regular basis, so that new staff can attend and existing staff can have refresher sessions;
- the deputy will circulate a note to ask other teachers with pastoral responsibilities to undertake similar reviews of referrals;
- the SENCO will involve the pupils and their parents in the development of a note to all staff to ensure that staff are aware of some key considerations in their interactions with the pupils;
- the deputy will bring forward the review of the school’s behaviour policy to the next term; and
- the actions they agree will be incorporated into the school’s disability equality scheme, but progress on reducing the number of incidents will be kept under review as part of the school’s behaviour policy.

When considering disabled pupils and school policies on behaviour and exclusions, head teachers and governors should have regard to the guidance from the Department for Education and Skills, in particular the sections on disabled pupils.

CASE STUDY
A primary school considers information about parent attendance at parent teacher meetings and other school events. It identifies a group of parents who do not attend and appear to the school to be uninterested in their child’s education. Aware that one of the parents may be disabled the school investigates whether there are any access requirements that are not in place. In the light of what the school finds out they decide to:

- designate a parking space for disabled parents dropping off and picking up a child;
- offer a telephone call to explain letters home for some parents who needs this;
- adopt a more proactive approach to identifying the access requirements of disabled parents when their child starts at the school;
- identify a member of staff as a contact point for disabled parents; and
- keep the arrangements under review.

Eliminating harassment
Bullying is more prevalent than is often thought and is more so for disabled pupils. The Social Exclusion Unit found that about 17 percent of all children report being bullied. In a survey commissioned by the Disability Rights Commission in 2002 38 percent of young disabled people said that they had been bullied at school. In a more recent survey by the National Autistic Society, 40 percent of children on the autistic spectrum were found to have been bullied at school. Bullying is not restricted to pupils in schools: a report by Mencap found that nearly 90 percent of people with a learning disability experience bullying.

As a starting point, schools need to raise awareness amongst staff and pupils of disability-related harassment. An understanding of the nature and prevalence of
bullying and harassment will help the school to recognise and address it. The involvement of pupils themselves is a key feature of effective systems for combating bullying. Ofsted identifies further key features in their 2003 report\textsuperscript{7}.

\begin{boxedtext}
\textbf{CASE STUDY}
A primary school has recently revised its anti-bullying policy. Some key features of the policy are:
\begin{itemize}
  \item the immediate challenge to be provided to pupils using negative race- or disability-related or sexist language;
  \item more detailed reporting and follow up of incidents of bullying;
  \item a range of actions, including assemblies and class work, to promote mutual respect; and
  \item the introduction of a buddy system and peer mentoring as both supportive and preventative measures.
\end{itemize}

The more detailed reports of bullying incidents, made under the new policy, show that disabled pupils are over-represented amongst those who are bullied. The school decides to:
\begin{itemize}
  \item train more buddies; and
  \item extend the buddy system to all disabled pupils.
\end{itemize}

Disability-related bullying and harassment is not restricted to pupils. Disabled staff, parents, carers and other users of the school may also experience it and schools need to consider what steps they may need to take to identify and address disability-related harassment for them, too.

\begin{boxedtext}
\textbf{CASE STUDY}
A large secondary school has recently lost some experienced teachers from its staff. A discussion of staffing issues by the Governing Body raises a question about whether some of the staff who left might count as disabled under the DDA: one teacher had breast cancer, another arthritis. The Governing Body asks the head teacher to investigate. It emerges that some of the staff who left had experienced difficulties with colleagues and had felt vulnerable and unsupported by school managers. In addition, they felt that the school had made it difficult for them to attend treatment sessions. The school decides to:
\begin{itemize}
  \item raise awareness across the school of the definition of disability;
  \item conduct exit interviews with staff leaving the school;
  \item amend the school harassment and bullying policy to include disability-related harassment; and
  \item consult teacher union representatives about what disabled teachers say the school needs to do better.
\end{itemize}

\textbf{Watchpoint}
Have you thought about disabled pupils, staff and parents?
\end{boxedtext}
Promoting positive attitudes
Positive attitudes to disability can be promoted in a wide variety of ways in schools. This includes ensuring:

- staff model respectful attitudes to disabled pupils, staff and parents;
- representation of disabled people in positions of responsibility in the school; and
- that there are positive images in school books and other materials.

CASE STUDY
A series of teaching observations reveals that disabled pupils are not participating in class discussions as much as other pupils. The school decides to develop its teaching and learning policy to ensure that:

- teachers and teaching assistants give disabled pupils the opportunity to express their views;
- disabled pupils have any necessary support to participate in discussions; and
- teachers and teaching assistants show that they value the contribution of disabled pupils.

CASE STUDY
The History department in a secondary school reviews the content of their schemes of work for the representation of disabled people. They decide to adapt some of the schemes of work in Key Stage 3 to include a number of historic figures who were disabled.

CASE STUDY
A primary school reviews its reading books and recognises that there are few images of disabled children and adults in their current stock. They decide that they will:

- identify publishers who include more images of disabled people in their publications;
- promote these publishers as a first port of call for staff with responsibility for selecting books; and
- set a target of 20 new books with positive images, to be acquired over the following year.

Encouraging participation in public life
Disabled pupils, staff and parents will be encouraged to participate where they already see their disabled peers included and succeeding in all aspects of the life of the school and beyond. Where disabled pupils, staff and parents are represented in senior, responsible and representative roles, this provides particular encouragement.

CASE STUDY
Following a discussion of the disability equality duty with a disabled member of staff, the school council in a primary school decides to co-opt two disabled pupils to the council and to seek their advice about ways of increasing representation of disabled pupils as elected members of the council.
CASE STUDY
The governing body of a small primary school discusses how they might encourage the participation of disabled people within the governing body itself. As far as they know no-one on the governing body is disabled. One of the governors knows that the grandfather of one of the pupils is disabled. The governor is delegated to ask the grandfather about the possibility of being co-opted onto the governing body.

CASE STUDY
A school is keen to promote the participation of disabled pupils in the schools Olympics in 2012. They decide to:

- start a poster campaign, with positive images of young disabled people participating in sports and of well known disabled athletes;
- work with other local schools to plan a programme to enable disabled pupils to develop skills to a more advanced level.

Encouraging participation may involve working with other partners to identify and address barriers.

CASE STUDY
A secondary school recognises that there are few disabled pupils participating in the extended day provision at the school. This provision is made on the school premises and run by the youth service. Both the school and the youth service are keen to promote the participation of more disabled pupils. They decide:

- the youth service will discuss with disabled pupils who do attend, what the service might need to do to support more pupils to attend;
- the youth service will explore training for all staff;
- the school will talk with other disabled pupils who attend the school but do not currently attend the extended day provision and will work with them to identify and remove barriers; and
- the school will talk with parents of disabled pupils to identify and remove barriers.

Two barriers are identified early on: transport arrangements and the provision of support for disabled pupils who might wish to attend. Further actions are agreed:

- the school will talk to the local authority and to parents about transport arrangements; and
- the youth service will hold an ‘open evening’ at the end of the extended day and invite pupils and parents from the school. In particular they want the opportunity to talk to disabled pupils and their parents about a range of ways in which it may be possible to support disabled pupils beyond the school day.

Taking steps to meet disabled people's needs, even if this requires more favourable treatment
Many reasonable adjustments that schools make are designed to take account of pupils’ disabilities and may involve more favourable treatment. In meeting this element of the general duty schools will need to ensure that their scheme builds these ‘more favourable’ considerations into the school’s policies and practices and
that they have considered the needs of disabled pupils, staff and parents. Action might include:
• providing additional coaching or training for disabled pupils, staff or parents;
• special facilities for disabled pupils at breaks and lunchtimes; and
• a policy of interviewing all disabled applicants who meet the minimum requirements for a job.

Sometimes the meeting of one element in the duty will combine with one or more others. This case study highlights:
• the promotion of positive attitudes;
• encouragement to participate in public life; and
• taking steps to meet disabled people’s needs, even though it requires more favourable treatment.

**CASE STUDY**

In a secondary school one of the approaches to promoting positive attitudes to disability is through its citizenship and PSHE lessons. In one lesson pupils discuss the barriers that disabled people might face in participating in the democratic process. During the lesson a number of pupils raise questions about the representation of disabled pupils in the local youth parliament. A representative is delegated to discuss with disabled pupils and with the school council, how disabled pupils should be represented. The outcome is that the school:
• decides to co-opt two disabled pupils to the school council;
• provides a training programme for some disabled pupils who might stand for election to the school council; and
• plans some additional coaching for two disabled pupils who are potential candidates for the youth parliament.
3: Making it happen

3.1: Implementation

*Schools are required to implement the actions in their scheme within three years.*

Schools will be able to be more certain of the implementation of their scheme where:
- the scheme is supported by detailed action plans; and
- the action plans are incorporated into a framework that has the oversight of the governing body, so that progress is checked.

**Action plans**

Schools are required to set out in their scheme the steps they are going to take to meet the general duty. In the scheme itself the school might identify its priorities. A series of actions will then be needed to ensure that the school makes progress on these priorities. These actions need to be brought together in an action plan or a series of action plans accompanying the scheme.

The action plans need to be sufficiently explicit to enable the school to judge whether or not their targets have been achieved. Action plans should show:
- clear allocation of lead responsibility;
- clear allocation of resources;
- an indication of expected outcomes or performance criteria;
- clear timescales; and
- a specified date and process for review.

On the CD-ROM that accompanies these materials there is a planning sheet that is designed to incorporate these features.

**Watchpoint**

Who checks that your scheme is being implemented…or is it sitting in a drawer?

The experience of the Accessibility Planning Project was that it was helpful to incorporate the action plans for an accessibility plan into a framework that is overseen by the governing body. This ensures that progress is checked. Equally, it proved important to have the focus on the entirety of the plan while it was being developed. The equivalent approach for the school’s disability equality scheme would be to develop the scheme, including the school’s accessibility plan where the school so chooses, and then to incorporate the action plans into the school improvement plan, or other framework, so that it has the oversight of the governing body and implementation can be more certain.

**Dovetailing with other priorities**

In planning their actions schools will need to consider how priorities identified in the school’s scheme fit in with other priorities that the school has to address. Schools will be able to achieve efficiencies of effort where, for example, they:
- adopt a staged approach and plan developments over the three-year period of the scheme;
• dovetail actions arising from the scheme with actions arising from other school development priorities; and
• undertake a review of the impact on disabled people of a school policy at the same time as the policy itself is due for review.

Evaluation
Schools will need to be able to evaluate the effectiveness of their scheme and reflect this evaluation in their discussions with their school improvement partner and with Ofsted when the school is inspected.

New Relationship with Schools: School improvement partners
School Improvement partners will include in their discussions with schools the attainment of and outcomes for all pupils including disabled pupils.

Ofsted
Ofsted also evaluates the school’s judgement of its own effectiveness in promoting equality of opportunity.

3.2: Publication

Schools are required to publish their disability equality scheme.

The school’s scheme can be published as a separate document or it can be published as part of other school documents, for example an equal opportunities policy or the school improvement plan. Wherever it is published, the school must be able to provide a copy to anyone asking for it and the elements of the duty need to be easily identifiable.

Watchpoint
How readily can parents or visitors get hold of a copy of the school’s scheme?

Schools may feel that their accessibility plan should form an important part of their disability equality scheme and they can choose to publish a single document to serve ‘double duty’ as both plan and scheme. Differences between plans and schemes are discussed, above, and, where schools want to incorporate their plan into their scheme, they should focus on the elements that need to be developed to meet the requirements of a scheme.

Timings
Schemes must be published by 4 December 2006, except for schemes for primary schools, special schools and for local authority PRUs. These schemes must be published by 3 December 2007.

Where primary or special schools are reviewing and revising their accessibility plan before December 2007, they might start to involve disabled pupils, staff and parents where they have not already done so. This will place them in a good position to
publish their scheme on time. Where the Management Committee of a PRU has taken responsibility for its scheme, they might adopt the same approach.

Schools that develop a single document to serve as both an accessibility plan and a disability equality scheme will publish their next combined plan and scheme in April 2009.

3.3: Reporting

_Schools are required to report on their scheme annually._

Schools are required to report on their schemes annually. Schools will want to make clear both:
- what progress they have made in terms of implementing their action plan; and
- what has been the effect of what they have done.

Schools will need to revisit the information they gathered at the start. This information along with the views of disabled pupils, staff and parents will help the school identify the progress they have made and the actions they may still need to take. This should be summarised in the annual report.

As with the scheme itself the report on the scheme may be made in a separate document or may be made within another document, for example: the school prospectus where the school is required to report on its accessibility plan. Where a school reports on its scheme in its prospectus, this should be in the form of a summary, with signposting to a full report elsewhere.

3.4: Reviewing and revising the scheme

_Schools are required to review and revise their scheme every three years._

_Schools are required to set out in their scheme the arrangements for using information to support the review of the action plan and to inform subsequent schemes._

As part of the review of their scheme, schools will need to revisit the information that was used to identify the priorities for the scheme. The school will need to re-examine the information to see if actions that the school has taken have affected opportunities and outcomes for disabled pupils, staff and parents.

**Watchpoint**

For efficiency of effort, get your scheme into the same cycle as your accessibility plan, so that they can be reviewed and revised as one.
The review of the scheme will inform its revision: how the school sets new priorities and new action plans for the next scheme. This process must again:

- involve disabled pupils, staff and parents; and
- be based on information that the school has gathered.

CASE STUDY
One year after introducing a buddy system, a primary school reviews the number of bullying incidents that are disability related. The number of incidents does not appear to have reduced significantly. The SENCO is asked to explore, with disabled pupils and their buddies, what is happening. The pupils are clear that they feel more comfortable about reporting incidents and that the buddy system is helping to address the problem. The school takes the view that disability related bullying was probably under-reported before. They think that the scheme is working and that it needs to continue. In addition it plans a series of assemblies to address bullying, to raise awareness of the buddy system and to stimulate a wider discussion of diversity.

References
3. Resources

This section includes tools and information for schools:

- The disability equality duty and the governing body: a checklist for governors;
- Access to Work: a summary of the scheme;
- The Disability Symbol: information on the 'two ticks' scheme;
- Summary of schools’ duties under the DDA: a set of summaries of schools’ duties under Parts 1, 2, 3, 4 and 5A of the DDA. Pages 45, 46, 54 and 55 combine to provide a handout on the Disability Equality Duty.
The disability equality duty and the governing body
Questions the governing body may want to ask itself as the ‘responsible body’ for the school:

<table>
<thead>
<tr>
<th>Duties to disabled pupils, staff and parents</th>
<th>Yes</th>
<th>No</th>
<th>Evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does the GB receive regular reports on how the school is meeting its duties to:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• disabled pupils?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• disabled staff?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• disabled parents, carers, governors, other disabled people who use the school or may want to?</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Disability equality duty: General duty**

Does the GB have regard to the need to:

- promote equality of opportunity for disabled people?
- eliminate disability discrimination?
- eliminate disability-related harassment?
- promote positive attitudes towards disabled people?
- encourage participation by disabled people in public life?
- take steps to meet disabled people’s needs, even if this requires more favourable treatment?

**Disability equality duty: Specific duty**

Does the school have a disability equality scheme?

Did the school involve disabled people (pupils, staff, parents) in the development of the scheme?

Does the school’s scheme show:

- how disabled people have been involved?
- how information is gathered on the effect of the school’s policies on:
  - recruitment, retention of disabled staff?
  - opportunities for, achievements of disabled pupils?
- how the school assesses the impact of its policies, current or proposed, on disability equality?
- the steps it is going to take to meet the general duty (the school’s action plan)?
- how information will be used to support the review of the action plan and to inform subsequent schemes?

Did the school implement the actions in its scheme within three years?

Does the GB:

- report on its scheme annually?
- review and revise its scheme every three years?

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1 Checklists, to support the governing body in reviewing its duties to pupils, are included in the *Training materials* section of the CD-ROM that accompanies these materials.
Access to Work

Access to Work is a scheme which is designed to help employers and disabled employees, or potential employees, find solutions to practical obstacles that prevent disabled people making the most of employment opportunities.

There are several ways in which Access to Work can help. For example, it can help pay for:
- communication support, for a deaf or hearing impaired person who may need support at an interview;
- a reader at work, for a blind or visually impaired person;
- special equipment (or alterations to existing equipment) to suit particular work needs arising from a disability; and
- help with the additional costs of travel to work for people who are unable to use public transport.

Access to Work can also pay for a support worker, if a disabled person needs practical help either at work or getting to work. The type of support on offer might include:
- someone to read to a person with a visual impairment;
- someone to support communication for a person with a hearing impairment; or
- a specialist coach for a person with learning difficulties.

Access to Work does not replace the normal responsibilities of the employer to implement Health and Safety regulations or replace the responsibilities required by the Disability Discrimination Act.

An employer or a disabled employee or potential employee can find out more by:
- contacting their local Disability Employment Adviser (DEA) through their nearest Jobcentre Plus Office. The DEA will put you in touch with an Access to Work Adviser who will discuss your particular circumstances with you;
- looking on the Jobcentre Plus website: www.jobcentreplus.gov.uk
The Disability Symbol

The ‘two ticks’ Disability Symbol is an initiative administered by Jobcentre Plus, under the control of the Department for Work and Pensions, in Great Britain. The Disability Symbol is a voluntary agreement between employers and Jobcentre Plus and has been developed so that employers can show their commitment to good practice in employing disabled people.

Employers who display the symbol have agreed to take action to meet five commitments on the employment, retention, training and career development of disabled employees:

• to interview all disabled applicants who meet the minimum criteria for a job vacancy and consider them on their abilities;
• to ensure there is a mechanism in place to discuss, at any time, but at least once a year, with disabled employees what can be done to make sure they can develop and use their abilities;
• to make every effort when employees become disabled to make sure they stay in employment;
• to take action to ensure that all employees develop the appropriate level of disability awareness needed to make these commitments work; and
• each year to review the five commitments and what has been achieved, plan ways to improve on them and let employees and Jobcentre Plus know about progress and future plans.

The Disability Symbol is a circular symbol, usually green, with two ticks.

There are employers all over Great Britain who use the disability symbol. They range from small to very large organisations in all different types of business.

Information about becoming a Disability Symbol user is available on the Jobcentre Plus website: www.jobcentreplus.gov.uk
Summary of schools’ duties under the DDA

The Disability Discrimination Act 1995 (DDA) applies to schools in a range of different ways. In particular it applies to three main school functions:

• to the school in its main function of providing education to pupils;
• to the school as an employer; and
• to the school as a provider of services to parents and carers and the wider public.

The employment and service provision duties have applied to schools since 1996 when the DDA was first implemented. The education duties were added by the SEN and Disability Act 2001. The Disability Discrimination Act 2005 inserted the Disability Equality Duty (the Duty) into Part 5A of the DDA. The Duty applies across the other main functions covered by the DDA, see Diagram 1, below.

Diagram 1: How the DDA duties fit together

Part 1 of the DDA provides the definition of disability. The definition informs the duties in the other parts of the DDA.

Parts 2, 3 and 4 of the DDA apply to different aspects of the school’s operation:

• Part 2 sets out duties to disabled employees and prospective employees;
• Part 3 sets out duties to disabled service users; and
• Part 4 sets out duties to disabled pupils and potential pupils.

The Disability Equality Duty

The Duty requires schools to take a more proactive, more explicit, more involved and more comprehensive approach to promoting disability equality and eliminating discrimination.

More proactive
Schools need to move from a focus on an individual response to an approach that builds disability equality considerations in from the start and at every level of the school: at strategic, policy, management and classroom level.

More explicit
Schools have to be able to demonstrate what they have done and what they plan to do to improve opportunities and outcomes for disabled pupils, staff, parents and other users of the school.

More involved
Schools have to involve disabled pupils, staff, parents and others in the development of their scheme. Disabled people need to be involved from the very start and their involvement needs to inform the preparation, development, publication, review and reporting of the scheme.

More comprehensive
The Duty brings together schools responsibilities under Parts 2, 3 and 4 and the school’s scheme shows how the school is meeting its general duty to promote disability equality across all its areas of responsibility.

In developing their scheme it may be helpful for schools to recognise that, by their very nature, the duties in the DDA may have taken schools different distances on their journey towards promoting disability equality, for example: the duties in Parts 3 and 4 are owed to the generality of disabled service users and pupils. This means that schools are already required to think ahead and anticipate what they may need to do for disabled service users and pupils. This in turn may mean that schools have developed a more proactive approach in these areas. The duties in Part 2 are owed to individual disabled staff and applicants; they do not of themselves require the same level of anticipation.

In respect of Part 4 duties, schools that are already making reasonable adjustments at a whole school level and have a well-developed accessibility plan may find that they are well on the way to meeting the Duty in respect of disabled pupils.

In developing their approach to the Duty, schools may find that they will need to do more work in respect of some parts of the DDA than others. It may help to bear this in mind as schools develop their scheme.

Summaries of the duties
This section provides a set of summaries of the different Parts of the DDA. The summaries are brief and include only the main provisions of the DDA, not the detail of all the duties. For a more full account of each set of duties, schools should refer to the Disability Rights Commission’s (DRC) Codes of Practice. The Codes are listed as references at the end of this section.
The DDA defines a disabled person as someone who has:

‘a physical or mental impairment which has a substantial and long-term adverse effect on his or her ability to carry out normal day-to-day activities.’

Definition of the terms:

• ‘physical impairment’ includes sensory impairments;
• ‘mental impairment’ includes learning difficulties and an impairment resulting from or consisting of a mental illness;
• ‘substantial’ means ‘more than minor or trivial’; and
• ‘long-term’ is defined as 12 months or more.

The definition includes a wide range of impairments, including hidden impairments such as dyslexia, autism, speech and language impairments, Attention Deficit Hyperactivity Disorder (ADHD). These are all likely to amount to a disability, but only if the effect on the person’s ability to carry out normal day-to-day activities is substantial and long-term, as defined above.

The effect on normal day-to-day activities is on one or more of the following:

• mobility;
• manual dexterity;
• physical co-ordination;
• continence;
• ability to lift, carry or otherwise move everyday objects;
• speech, hearing or eyesight;
• memory or ability to concentrate, learn or understand;
• perception of risk of physical danger.

Some people are automatically covered by the definition: those with cancer, multiple sclerosis, HIV infection or a severe disfigurement. There are special provisions for people with progressive or recurring conditions.

The definition covers a much larger group of people than is commonly thought. A report from the Cabinet Office suggests that about 772,000 children in the UK are disabled, equivalent to 7 per cent of all children and about 11 million adults, equivalent to 24 per cent of all adults.

For children and young people in schools, there is a significant overlap between those who count as disabled under the DDA and those who have special educational needs as defined by the Education Act 1996. The definition of SEN includes many, but not necessarily all, disabled children: a disabled child has special educational needs if they have a disability and need special educational provision to be made for them in order to be able to access the education which is available locally.

The Department for Work and Pensions provides guidance on the definition of disability. There is more information on the definition of disability, and a checklist, Is Tom disabled? in Section I of these materials: Duties and definitions.
Part 2 of the DDA says that it is unlawful for employers to discriminate against disabled employees and disabled people who apply for a job. It is discrimination if an employer:

- treats a disabled employee or applicant less favourably than another on the ground of the disabled person’s disability (direct discrimination). Direct discrimination cannot be justified;
- fails to take reasonable steps to avoid placing a disabled employee or applicant at a substantial disadvantage (the ‘reasonable adjustments duty’). There is no justification for failing to make a reasonable adjustment;
- treats a disabled employee or applicant less favourably than another for a reason related to their disability and without justification (‘disability-related discrimination’).

The duties apply to:

- recruitment, selection and interview procedures;
- terms and conditions of employment;
- induction, opportunities for promotion and transfer, training, professional development and other benefits;
- termination of employment.

The duties apply to disabled employees and disabled people who apply for a job:

- teaching and non-teaching;
- full-time and part-time;
- permanent and temporary or casual staff;
- contract staff, for example contract cleaners and agency supply teachers.

The reasonable adjustments duty in Part 2 of the DDA includes:

- making changes to an employee’s duties, working hours or place of work;
- the provision of auxiliary aids and services;
- physical alterations to buildings.

When a disabled person considers that they have been discriminated against they should first seek to resolve the dispute within the workplace, wherever possible. A claim of discrimination is made by application to an employment tribunal.

The DRC Code of Practice: Employment and Occupation provides detailed information including examples to illustrate the provisions of Part 2, measures that employers would sensibly take to prevent discrimination in the workplace and how employers can plan to avoid discrimination in the future.

The following table provides some examples of adjustments that might be made for a disabled employee. It is important not to make assumptions and to ask the member of staff what adjustments they need to be made for them.

| Altering working hours, for example: allowing an employee who becomes disabled to work part-time or to job share; making reasonable adjustments to the timetable; |
implementing a phased return after a period of absence for treatment or rehabilitation;

*Changing the person’s place of work*, for example: ensuring that a teacher with mobility difficulties which prevents him from using the stairs can hold all his lessons in classrooms on the ground floor;

*Allowing absences during working hours for rehabilitation, assessment or treatment*, for example: allowing a disabled employee time off during work to receive physiotherapy or other treatment;

*Examining the duties allocated to a disabled member of staff* to see where additional support may be required, for example: allocating a personal assistant to help in preparing classroom materials; providing cover for a teacher who needs toilet breaks or breaks to take medication;

*Supplying additional training*, for example: training in the use of particular pieces of equipment unique to the disabled person; re-training a teacher in a new subject area so that they can continue teaching;

*Acquiring or making changes to equipment*, for example: providing an induction loop in the school hall and other assembly areas, providing magnifying facilities, a pager that vibrates, a visible fire alarm system, or an adapted telephone;

*Providing a reader or signer*, for example: reading information to a visually impaired person at particular times during the day;

*Altering premises*, for example: widening a doorway; providing a ramp, stair-climbing chair, or non-slip flooring; moving classroom or corridor furniture; altering lighting; providing parking spaces for disabled drivers; or providing a quiet room;

*Transferring the person to fill an existing vacancy*, for example: if a teacher becomes disabled and there is no reasonable adjustment that can enable them to continue in their current post, they might be considered for another suitable post.

The *Access to work* scheme offers advice, guidance and resources to support the employment of disabled people, see *Resources* section. In addition schools may want to investigate the employer’s disability ‘two ticks’ scheme, which promotes good practice in the employment of disabled people, see *Resources* section.

**The employer**

It is important to be clear about who the employer is. This is different for different types of school. For Academies, City Technology Colleges and City Colleges for Technology of the Arts the employer is the Trust. For foundation, foundation special and voluntary aided schools, the employer is the governing body of the school. However, these schools have significant delegated responsibilities, and, in respect of functions that have been delegated, the governing body is treated as the employer.

For community, community special, voluntary controlled and maintained nursery schools and for pupil referral units (PRUs), the local authority is the employer.
Schools vary in the extent to which they, in turn, use the services of the local authority, for example their local authority’s recruitment services. There may also be some responsibilities that are shared and aspects of employment where the local authority provides schools with advice and guidance, for example: with model policies and advice on the conduct of individual cases.

When developing the employment aspects of the Disability Equality Duty, schools will need to work with their local authority, to ensure that their respective responsibilities are addressed.
DDA Part 3: Duties in relation to the provision of goods, facilities and services

Part 3 of the DDA says that it is unlawful for service providers to discriminate against disabled people. A service provider discriminates if:

- it treats a disabled person less favourably for a reason relating to that person’s disability and without justification (the ‘less favourable treatment duty’);
- it fails to make reasonable adjustments for a disabled person and without justification (the ‘reasonable adjustments duty’).

The less favourable treatment duty covers:

- refusing to provide a service to a disabled person which is provided to other members of the public;
- providing a disabled person with a lower standard of service; and
- providing a service on less favourable terms to a disabled person.

The reasonable adjustments duty applies to:

- any practice, policy or procedure that makes it impossible or unreasonably difficult for a disabled person to make use of a service;
- the provision of auxiliary aids and services that would enable or facilitate the use of a service by a disabled person;
- physical features. Reasonable adjustments to physical features might include:
  - removal or alteration;
  - providing a reasonable means of avoiding the feature;
  - making the service available by a reasonable alternative means.

Reasonable adjustments made to avoid a physical feature or to provide a service by a reasonable alternative means should take into account whether the provision of the service in this way significantly offends the dignity of disabled people and the extent to which it causes them inconvenience or anxiety.

The reasonable adjustments duty is owed to disabled people in general. It is an anticipatory duty. In determining what is reasonable factors such as the cost of the adjustment, its practicability and the extent of the service provider’s financial and other resources may be taken into account. The reasonable adjustments duty does not require service providers to do anything that fundamentally alters the nature of the service provided.

It is also unlawful for a provider of services to subject a disabled person to harassment if that person is using that service or has requested that service.

Part 3 applies to schools where they provide services to parents and carers and to the wider public, for instance: a meeting between teachers and parents, a meeting of the governing body itself, the use of the school buildings by a community group.

A claim of discrimination is heard in the County Court.

More detail on the Part 3 duties, and guidance on their interpretation, can be found in the Code of Practice issued by the DRC.⁴
The following table provides some examples of adjustments that might be made for a
disabled parent, carer, governor or other person using the school:

| Altering policies, practices and procedures | for example: providing a front row seat at
| the school play for a parent who lip reads; allowing guide dogs into school so that a
| visually impaired governor can visit and attend meetings and events at the school;
| adjusting the school’s ‘no buggies’ policy where a buggy is used for disabled child;
| adjusting the complaints policy so that a disabled parent can make a complaint
| verbally instead of in writing; |

| Auxiliary aids and services | for example: producing a termly newsletter in large print,
| in Braille, on an audio cassette, or on a CD-ROM, for a visually impaired parent, in
| plain language or using illustrations for a parent with a learning difficulty; providing a
| sign language interpreter for a deaf parent attending a parents’ evening; providing a
| portable ramp up a step so that a governor with a mobility impairment can access the
| head teacher’s room; |

| Removing or altering physical features | for example: where a school hall is used for
| plays and other events installing a loop system and improving the acoustics for
| hearing impaired parents and grandparents; providing parking spaces for disabled
| people, including a disabled parent taking a child to and from school; installing a
| platform lift to enable disabled people to access community provision on a mezzanine
| floor; |

| Reasonable alternative method | for example: where parent teacher meetings are
| normally held in the school hall on the first floor, meeting with a disabled parent in a
| downstairs room or moving the meeting to the gym which is an accessible room on
| the ground floor.
Part 4 of the DDA says that it is unlawful for schools to discriminate against disabled pupils and prospective pupils. A school discriminates if:
- it treats a disabled pupil or prospective pupil less favourably than another for a reason related to their disability and without justification (the ‘less favourable treatment duty’);
- it fails, without justification, to take reasonable steps to avoid placing disabled pupils at a substantial disadvantage (the ‘reasonable adjustments duty’).

The duties apply to:
- admissions;
- exclusions;
- education and associated services (a broad term covering the whole life of the school).

Schools are also required to develop plans (accessibility plans) to improve access for disabled pupils by:
- increasing access to the curriculum;
- improvements to the physical environment of the school to increase access;
- making written information accessible to pupils in a range of different ways.

For schools, the reasonable adjustments duty in Part 4 of the DDA does not include:
- the provision of auxiliary aids and services: this provision is made through the SEN duties;
- physical alterations to buildings: these are made through the planning duties.

Accountability:
- Ofsted inspects the quality of education provided for all pupils;
- Ofsted inspects schools’ plans.

When a parent considers that their disabled child may have been discriminated against, they can make a claim of disability discrimination. Most claims are made to the SEN and Disability Tribunal.


There is more information on these duties and lots of practical ideas in other sections of these materials:
- the duties in Part 4 of the DDA in Section 1: Duties and definitions;
- the reasonable adjustments duty in Section 2: Making reasonable adjustments for disabled pupils;
- school accessibility plans in Section 3: Improving access for disabled pupils: school plans.
**DDA Part 5A: The Disability Equality Duty**

The DDA 2005 brought in a duty on all public authorities to promote disability equality.

The disability equality duty includes two main elements:
- a general duty and
- a specific duty.

Both apply to all publicly-funded schools.

Responsibility for the duty lies with:
- the governing body of a primary or secondary school;
- the trust of a city technology college, city college for technology of the arts, or an academy;
- the governing body of a community special school or a foundation special school;
- the local authority with respect to PRUs that it runs.

The disability equality duty builds on schools’ duties under Parts 2, 3 and 4 of the DDA.

**The General Duty**

The duty requires schools, when carrying out their functions, to have due regard to the need to:
- promote equality of opportunity between disabled people and other people;
- eliminate discrimination that is unlawful under the Disability Discrimination Act;
- eliminate harassment of disabled people that is related to their disability;
- promote positive attitudes towards disabled people;
- encourage participation by disabled people in public life;
- take steps to meet disabled people’s needs, even if this requires more favourable treatment.

The duty applies across schools’ duties:
- to disabled pupils;
- to disabled staff;
- to disabled parents and carers and other users of the school.

The general duty applies to all schools from 4 December 2006.
The Specific Duty

In addition to the general duty, regulations made under the Part 5A of the DDA set out a specific duty on certain public authorities, including all publicly-funded schools, requiring them to demonstrate how they are meeting the general duty. In effect the general duty sets out what schools have to do; the specific duty sets out how schools have to do it and what they need to record as evidence of what they have done.

The main requirements of the specific duty are to:
- prepare and publish a disability equality scheme (a scheme);
- involve disabled people in the development of a scheme;
- implement the scheme;
- report on it.

The purpose of the scheme is to demonstrate how the school is going to meet the disability equality duty. Schools are required to undertake the development of their scheme in a particular way and to include particular elements. They must:
- involve disabled people (pupils, staff, parents) in the preparation of the scheme;
- set out in their scheme:
  - how disabled people have been involved in its preparation;
  - their arrangements for gathering information on the effect of the school’s policies on:
    - the recruitment, development and retention of disabled employees;
    - the educational opportunities available to and the achievements of disabled pupils;
    - the school’s methods for assessing the impact of its current or proposed policies and practices on disability equality;
  - the steps the school is going to take to meet the general duty (the school’s action plan);
  - the arrangements for using information to support the review of the action plan and to inform subsequent schemes;
- implement the actions in their scheme within three years;
- report on their scheme annually;
- review and revise their scheme every three years.

The school is not required to do anything under its scheme that is unreasonable or impracticable.

Schemes must be published by 4 December 2006, except for schemes for primary schools, special schools and PRUs. These schemes must be published by 3 December 2007. It is the local authority that has responsibility for the scheme for a PRU.

The DRC can take action against schools that have not met their duties.

References

6. The Disability Discrimination (Public Authorities) (Statutory Duties) Regulations 2005, SI No. 2966

The DRC also provides a short summary for schools and a booklet for all public authorities:


All the DRC publications are available on the DRC website: www.drc-gb.org
For more information and practical advice on the Disability Equality Duty visit: www.dotheduty.org
Acknowledgements

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