1. Purpose of report

1.1 This report sets provides member with:

- A report on the local authority statutory work in relation to Elective Home Education (EHE).
- Data analysis EHE 2017/18 and the evaluation of processes to ensure that the Service delivers its statutory duties in relation to EHE in Lewisham.

2. Recommendations

2.1 The Select Committee is asked to note the contents of this report.

3. Lewisham Elective Home Education (EHE) numbers

3.1 The number of children being educated at home is increasing, both locally and nationally. The number of children registered in Lewisham as being provided with EHE can change from day to day as children are withdrawn from or return to schools, move in or out of the borough, and so on. At the end of the academic year 2018, there were 278 children on the list, which is 38 more than at the end of last year. During the year, 319 children were registered EHE at some point. There were a further 112 children whose parents and/or schools contacted the EHE Team with a view to declaring them EHE. Altogether, the EHE Team managed cases for a total of 416 children in 2017-18.

3.2 The spike in January and February includes Key Stage 4 children who are taken off roll before census day. Whilst there has been significant improvement in this regard as far as Lewisham schools are concerned, this is a phenomenon in schools in other local authorities, particularly academies.
3.3 The charts below show the increase in numbers over time. Other local authorities have reported to the London Home Education Officers’ forum (LHEO) that their numbers are increasing significantly. The EHE Team believe that, in Lewisham, the service has achieved some success in resolving potential cases before the children are withdrawn (see also Potentials and Complex Cases and Children's Social Care below).

<table>
<thead>
<tr>
<th>Academic Year</th>
<th>No. of Children EHE</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004 - 2005</td>
<td>132</td>
</tr>
<tr>
<td>2005 - 2006</td>
<td>92</td>
</tr>
<tr>
<td>2006 - 2007</td>
<td>141</td>
</tr>
<tr>
<td>2007 - 2008</td>
<td>182</td>
</tr>
<tr>
<td>2008 - 2009</td>
<td>183</td>
</tr>
<tr>
<td>2009 - 2010</td>
<td>156</td>
</tr>
<tr>
<td>2010 - 2011</td>
<td>163</td>
</tr>
<tr>
<td>2011 - 2012</td>
<td>244</td>
</tr>
<tr>
<td>2012 - 2013</td>
<td>249</td>
</tr>
<tr>
<td>2013 - 2014</td>
<td>279</td>
</tr>
<tr>
<td>2014 - 2015</td>
<td>285</td>
</tr>
<tr>
<td>2015 – 2016</td>
<td>314</td>
</tr>
<tr>
<td>2016 - 2017</td>
<td>340</td>
</tr>
<tr>
<td>2017- 2018</td>
<td>378</td>
</tr>
</tbody>
</table>

4. Reasons for EHE

4.1 The government document *Elective Home Education: Guidelines for Local Authorities* (2007) provides the following list of reasons why parents' home educate:

- Distance or access to a local school
- Religious or cultural beliefs
- Philosophical or ideological views
- Dissatisfaction with the system
- Bullying
- As a short term intervention for a particular reason
- A child's unwillingness or inability to go to school
- Special educational needs
- Parents' desire for a closer relationship with their children

4.2 In Lewisham, the EHE Team record these reasons and have the option of 'Other'.

4.3 Most parents make the decision to home educate based on a range of factors. Increasingly, a child's anxiety and/or mental health is given as a reason. Lewisham’s protocols actively discourage parents from using EHE as a short term intervention since experience suggests that very little education takes place in such circumstances. The EHE Team will work with the families, schools and other agencies to find a more appropriate solution.

5. No Longer EHE

5.1 The Lewisham policy of visiting families soon after withdrawal has paid dividends in returning children to school as soon as possible where the decision to withdraw for EHE was not a parent’s genuine wish but was used as a last resort. The EHE Team works closely with Admissions and other local authority teams to support the children back into appropriate provision. The numbers at the start of the academic year includes children who did not get a space in a preferred school at the start of primary school or secondary
transfer. The numbers in June/July includes Y11 children who cease to be of statutory school age on the last Friday in June. The EHE Team write to the parents to enquire about destinations and refer the young people to the post-16 Participation Team.

<table>
<thead>
<tr>
<th>EHE Ceased</th>
<th>Count of Occurrence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ceased to be Statutory School Age in June</td>
<td>21</td>
</tr>
<tr>
<td>Moved abroad</td>
<td>9</td>
</tr>
<tr>
<td>Moved out of borough</td>
<td>15</td>
</tr>
<tr>
<td>Returned to school from which they were withdrawn</td>
<td>10</td>
</tr>
<tr>
<td>Started Alternative Provision</td>
<td>12</td>
</tr>
<tr>
<td>Started Independent School</td>
<td>5</td>
</tr>
<tr>
<td>Started school in another LA</td>
<td>10</td>
</tr>
<tr>
<td>Started/Awaiting places in Lewisham Schools</td>
<td>23</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>105</strong></td>
</tr>
</tbody>
</table>

5.2 Many children are referred back to their original school, in line with Lewisham protocols, and then transfer to a different school via a Managed Move or a decision by the Fair Access Panel. The effectiveness of this protocol is reflected by the drop in the number of inappropriate referrals by Lewisham schools. Potential cases are now often resolved by partnership working between schools, the EHE Team, Admissions, the Attendance and Service, SEN, CSC, Health and other agencies, depending on the circumstances.

6. Potential EHE

6.1 The EHE Team records as ‘Potential’ children whose parents and/or schools contact the service to discuss home education as an alternative to school. The spike in September again includes children whose parents are not happy with the primary or secondary transfer school they have been given. In January and February there are also KS4 children at risk of withdrawal because they are unlikely to achieve good grades or progress 8 scores at school as well as an increasing number of children who become anxious about the pressure to achieve good grades across the board. Enquiries at the end of the year include children not happy with the school places they have for September.
7. Complex Cases and Children's Social Care

7.1 Although some ‘Potential’ cases are relatively easily resolved by discussions and the sharing of service leaflets and signposting other agencies, others are some of the most complex cases the EHE Team deal with. These include, for example, children who have a Child Protection Plan and/or children whose families are in crisis. The law and government guidelines around EHE are particularly unhelpful in such cases as parents argue that they do not have to engage with us once their children have been withdrawn and these children are thus at risk of becoming invisible, especially to the authorities who might otherwise step in to protect them. The EHE Team works hard to ensure that, in cases where a number of professionals believe a child is at risk of harm or neglect if withdrawn for EHE, all agencies work in partnership to secure the best outcome for the child. Many schools are to be applauded for their efforts in this regard, particularly where it has adversely affected their statistics yet they have steadfastly put the individual child’s interests first. [See also Development of Protocols below].

7.2 There are also children who are listed EHE and are known to Children’s Social Care.
7.3 As with complex potential EHE cases, the EHE Team works with Social Workers and Managers from Children’s Social Care, as well as other appropriate agencies, to ensure that children are safeguarded, as far as the law and government guidelines allow, particularly when there are known concerns. Some children are known because the family has received support in the past, there is an historic allegation or other history which has been investigated and the case closed. The EHE Team continue to develop partnerships with Children’s Social Care, both to share information and develop common practice so that children are kept safe and remain in education even when not on roll of schools. [See also Development of Protocols below]

8. Special Educational Needs and disabilities (SEND)
8.1 The EHE Team has also forged a strong partnership with the Lewisham SEND Team which has improved both services as far as children and families are concerned, as well as making protocols easier for schools to work with. When a parent of a child with a Statement of SEND or Education, Health and Care Plan (EHCP) notifies a school of their intention to provide EHE, schools are expected to convene an emergency annual review. This provides an opportunity for discussion of any problems or issues which may have arisen and consideration of alternative solutions, as well as a chance to review the parent’s plans for education. This has generally worked effectively this year with positive outcomes for most children. SEN have also delivered a presentation at one of our Lewisham EHE network meetings which was well received.

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8.2 Work is currently being undertaken to establish the SEN status of new referrals and historic EHE cases where there are no previous records regarding SEN.

8.3 In line with the recommendations of the LSCB following a Serious Case Review, it has been agreed that the cases of children with an SEN Statements / EHCP will be reviewed at least annually with partners from across the multi-agency network.

9. RAG Ratings
9.1 Once a referral has been accepted, a letter is sent to the family advising them that the child is registered EHE in Lewisham and giving a summary of the service; offering access to school nurse services; and requesting a response to a questionnaire about planned provision. At that point the case is given a RAG rating of Blue – provision not yet reviewed.
9.2 Once provision has been reviewed, cases are given a rating of green if provision is suitable. The policy of meeting the family early has been very successful. The vast majority of families now agree to a meeting and generally provision is suitable.

9.3 If the provision requires improvement, the reviewing officer will discuss this with the family and arrange a further review in three or six months, depending on the circumstances, so the family has an opportunity to enhance their provision. These cases are rated amber. Often in such cases, the family will make appropriate adjustments so that provision becomes suitable or they decide to return the child to school with the help of the EHE Team. If a parent provides compelling evidence of suitable provision but the child has not been seen, the case is also rated amber.

9.4 If the provision is unsuitable and considered unlikely to improve, it is rated red and an action plan is drawn up to resolve the situation. In many of the cases where a family is advised that provision is unsuitable, the parent agrees and immediately requests a school place so the case is resolved straight away. However, there are some cases which are complex and these can take some considerable time to resolve, requiring action from a number of agencies in partnership.

10. **Flexi-schooling**

10.1 There are currently two children in Lewisham known to the local authority as being flexi-schooled. This is an arrangement between a family and a Headteacher where a child
attends school for part of the time and is home educated otherwise. Although much sought after by home educating families, the government has made it very hard for schools to agree to such arrangements by ruling that the child must be marked absent in the register for the EHE sessions. This obviously has a significant impact on attendance statistics. Locally, the EHE Team has one child who attends a primary school for three days a week and is home educated for two; the other child is home educated one day each week and attends a Southwark school for four days a week. Both are RAG rated green.

11. Numbers by year group
11.1 Parents have no obligation to advise their local authority if they are home educating their child. They must notify their child’s Headteacher if the child is withdrawn from a school and schools have a legal duty to notify the local authority in which the child resides. Nevertheless, some parents are keen to engage with the EHE Team and register their child as soon as they begin providing home education and so the EHE Team do record children who are not yet statutory school age. Once children are no longer statutory school age, on the last Friday in June of Y11, they are removed from the EHE list and referred to the post-16 Participation Team. The EHE Team write to the parents to enquire about destinations and refer the young people to the post-16 Participation Team.

12. Gender
12.1 The EHE Team does gather some data to detect and investigate any emerging patterns. However, there is nothing of significance to report this year in most categories.

There is a fairly even spread of cases according to gender, both currently and throughout the year.
13. **Ethnicity**

13.1 With regard to ethnicity, the EHE Team been recording what schools relay from parents have informed them but there are many overlapping categories. Since for a significant number of children, the information has not yet been obtained, it is difficult to complete a detailed or meaningful analysis. The information would also need to be mapped against the Lewisham school aged population in order to be useful.

![Ethnicity of Current EHE Children 2017-18](image)

14. **Development of Protocols**

14.1 A significant piece of work last year was the development of EHE protocols, formalising policy and practice developed over the past three years and encompassing guidelines previously shared with schools, across relevant local authority teams and with other agencies such as Health. The EHE Team worked closely with colleagues throughout the drafting process and the approved draft was approved by the legal team and is now available on the Lewisham Website. *(Also see Appendix one)*

15. **Achieved 2017-18**

a) The EHE Protocols that were introduced last year are now on the Lewisham Website and are adhered to by all schools and other services.

b) Information about EHE (as well as other areas in the Access, Inclusion and Participation Service) has been shared with schools and other agencies.

c) Lewisham College are now running GCSE courses in Maths, English and Science aimed specifically at the EHE community. Last year was the first year they ran the courses and this year they have extended the numbers from 30 to 60. The EHE Team invited the Head of ESOL from the college to come to the EHE Network Meeting and there have been a number of EHE children who have signed up for their GCSE’s. The Schools Health Service has provided information regarding the immunisation programmes and services has been sent to the EHE community and EHE and ESOL students at Lewisham College.

16. **DfE Government Consultation on EHE**

16.1 In April the DfE have drafted a proposal for the reform of EHE following Lord Soley’s paper in June 2017, and the Wood Report of 2016. The reforms suggested is for the registration of Elective Home Educated Children and for the monitoring of educational provision by the local authority.
The Home Education (Duty of local authority) Private Member’s Bill (House of Lords number 11) introduced by Lord Soley is currently awaiting its second reading in the House of Commons on 1st February 2019. The bill requests an insertion into the Education Act 1996 after section 436A:

“436B Duty of local authorities to assess children receiving elective home education

(1) Local authorities have a duty to assess the educational development of children receiving elective home education in their area.

(2) Local authorities have a duty to provide advice and information to a parent of a child receiving elective home education if that parent requests such advice or information in relation to their obligations under this section.

(3) A parent of a child receiving elective home education must register the child as such with their local authority.

(4) Local authorities must assess annually each child receiving elective home education in their area (hereafter referred to as “the assessment”).

(5) The assessment must assess the educational development of each child.

(6) The assessment may include a visit to the child’s home; an interview with the child; seeing the child’s work; and an interview with the child’s parent.

A parent of a child receiving elective home education must provide information relevant to the assessment to their local authority when requested.”

17. Actions for 2018-19
a) To continue working closely with other teams and agencies within as well as outside the local authority, to promote a clearer understanding of EHE and the work of the local authority in enabling us to engage with the families. Although there has been a marked improvement with sharing information between EHE and CSC following the recommendations of the LSCB after the serious case review of Child Z, there is still a need for improvement and I intend to work closely with CSC to enable this to happen.

b) To update and improve the Lewisham Website.

c) Figures in December 2018 show that 332 children registered as electively home educated.

18. Financial implications
18.1 The are no direct financial implications arising from this report.

19. Legal implications
19.1 There are no specific legal implications arising as a result of this report.

20. Crime and Disorder Implications
20.1 There are no crime and disorder implications.

21. Environmental Implication
21.1 There are no environmental implications.

22. Equalities Implication
22.1 There are no direct equality implications arising from this report. The proposals and initiatives set out in this report are intended to eliminate unlawful discrimination and
harassment, promote equality of opportunity and good relations between different groups in
the community and to recognise and to take account of people's differences.

For further information please contact Ruth Griffiths, Service Manager – Access, Inclusion
and Participation on 020 8314 3499
Appendix One: Lewisham Elective Home Education Protocol, October 2017

All schools in Lewisham will participate in the implementation of this protocol and will adhere to its requirements. It should be read in conjunction with the Fair Access and Managed Move protocols.

1. Definitions
2. The Law
3. Lewisham’s Position
4. Purpose of the Elective Home Education Protocol
5. Exceptional Cases
6. The role of the EHE Team
7. School responsibilities
8. Children with SEN
9. The role of other professionals
10. EHE Contact Details
11. Appendices – suite of documents: information leaflets, template letters, etc.

1. **DEFINITIONS**

1.1 Elective home education is the term used by the Department for Education (DfE) to describe parents' decisions to provide education for their children at home or otherwise than by sending them to school. This is different to home tuition provided by a local authority or education provided by a local authority other than at a school.

1.2 Children whose parents elect to educate them at home or otherwise are not registered at mainstream schools, special schools, independent schools, academies, Pupil Referral Units (PRUs), colleges, children's homes with education facilities or education facilities provided by independent fostering agencies. Some parents may choose to engage private tutors or other adults to assist them in providing a suitable education, but there is no requirement for them to do so. Learning may take place in a variety of locations, not just in the family home.

1.3 Elective Home Education (EHE) is sometimes referred to as ‘Education Otherwise’ and is known as “Home schooling” in the USA.

1.4 For the purposes of this document, ‘Parent’ refers to the person with parental responsibility or the person who has the care of the child.

1.5 Children who are resident in other boroughs should be treated in the same way as Lewisham children with respect to these protocols.

2. **THE LAW**

2.1 Article 2 of Protocol 1 of the European Convention on Human Rights states that:

“No person shall be denied the right to education. In the exercise of any functions which it assumes in relation to education and to teaching, the State shall respect the right of parents to ensure such education and teaching is in conformity with their own religious and philosophical convictions.”

2.2 Parents have a right to educate their children at home. Section 7 of the Education Act 1996 provides that: October 2017
"The parent of every child of compulsory school age shall cause him to receive efficient full-time education suitable -
  ○ to his age, ability and aptitude, and
  ○ to any special educational needs he may have, either by regular attendance at school or otherwise."

2.3 The responsibility for a child's education rests with their parents. An "efficient" and "suitable"
education is not defined in the Education Act 1996 but "efficient" has been broadly described in
case law as an education that "achieves that which it sets out to achieve", and a "suitable"
education is one that "primarily equips a child for life within the community of which he is a member,
rather than the way of life in the country as a whole, as long as it does not foreclose the child's
options in later years to adopt some other form of life if he wishes to do so".

2.4 Section 436A of the Education Act 1996 states:
   "A local education authority must make arrangements to enable them to establish (so far as
   it is possible to do so) the identities of children in their area who are of compulsory school
   age but — are not registered pupils at a school, and are not receiving suitable education
   otherwise than at a school."

2.5 Section 437 (1) of the same Act makes clear that local authorities must intervene if it appears that
parents are not providing a suitable education. This section states that:
"If it appears to a local education authority that a child of compulsory school age in their area is not
receiving suitable education, either by regular attendance at school or otherwise, they shall serve a
notice in writing on the parent requiring him to satisfy them within the period specified in the notice
that the child is receiving such education."

2.6 Guidelines [Elective Home Education: Guidelines for Local Authorities (2007)], state:
"Prior to serving a notice under section 437(1), local authorities are encouraged to address the
situation informally. The most obvious course of action if the local authority has information that
makes it appear that parents are not providing a suitable education, would be to ask parents for
further information about the education they are providing."

2.7 Additionally, the guidelines state:
"If it appears to a local authority that a child is not receiving a suitable education it may wish to
contact the parents to discuss their ongoing home education provision. Contact should normally be
made in writing to the parents to request further information."

2.8 Case law [Philips vs. Brown 20 June (unreported transcript 424/78 QB (DC) 1980] established that
an LA may make enquiries of parents who are educating their children at home to establish that a
suitable education is being provided. The judge said in his ruling:
"Of course such a request is not the same as a notice under section 37(1) of the Education Act
1944 and the parents will be under no duty to comply. However it would be sensible for them to do
so."

2.9 Section 437(3) Education Act 1996 provides that if a parent fails to satisfy the local authority within
the specified period that their child is receiving a suitable education, the local authority has the
power to issue a "school attendance order" requiring that the child become a registered pupil at the
school named in the order.

2.10 Section 13A of the Education Act 1996 sets out duties for LA's in relation to high standards and the
fulfilment of potential:
"(1). A local authority in England must ensure that their relevant education functions and their
relevant training functions are (so far as they are capable of being so exercised) exercised by
the authority with a view to—
   (a) promoting high standards,
   (b) ensuring fair access for education and training, and
   (c) promoting the fulfilment of learning potential by every person to whom this subsection applies."
2.11 Local authorities also have general duties to make arrangements to safeguard and promote the welfare of children (see section 175 of the Education Act 2002 and sections 10 and 11 of the Children Act 2004). EHE officers, along with all local authority employees, have a responsibility to ensure all children are safeguarded and their welfare promoted throughout their work. Section 175 (1) provides:

“A local authority shall make arrangements for ensuring that their education functions are exercised with a view to safeguarding and promoting the welfare of children”.

2.12 EHE Officers have no powers to visit children in their homes nor to insist upon seeing a child with regard to reviewing the provision being made for their education. Sections 17 and 47 of the Children Act 1989 provide local authorities with the power to insist on seeing children in order to inquire about their welfare where there are grounds for concern, although such powers cannot be used in order to establish whether the child in question is receiving suitable education at home.

3. LEWISHAM’S POSITION

3.1 Lewisham is committed to the fundamental right of every child to an effective education irrespective of where this is provided. Lewisham recognises that parents can elect to educate their children at home or otherwise than at school.

3.2 If there are concerns about whether the child is likely to receive an education and/or is possibly at risk of harm or neglect, the need to safeguard the child supersedes the parent’s right to educate otherwise than at school. We expect all professionals to work in partnership to ensure that all children and young people are protected and safeguarded and are able to maximise their life opportunities.

4. PURPOSE OF THE ELECTIVE HOME EDUCATION PROTOCOL

4.1 The Elective Home Education Protocol is designed, as far as is possible within the limitations of the law, to ensure that:

- No child is left without education provision as a result of being withdrawn from school following an EHE notification;
- No child is left at risk of harm or neglect as a result of being withdrawn from school following an EHE notification;
- EHE notifications are not used as a way to move a child from school to school (known as ‘school hopping’);
- EHE notifications are not used by parents as a means to avoid prosecution for a child’s non-attendance at their registered school;
- EHE notifications are not used by parents or school staff to avoid due process and compliance with other protocols;
- EHE is not a ‘knee jerk’ response to a problem, crisis or dispute between the child, family and school;
- EHE is not used in place of resolving ongoing issues or problems perceived by the child, family and/or school;
- EHE is not used as a means to deregister a child presenting significant challenges or as an attempt to pass them on to another school or LA;
- EHE is not used as an alternative to permanent exclusion;
- School staff and other professionals are clear about their roles and responsibilities when receiving an EHE notification and working with home educating families.

5. EXCEPTIONAL CASES

5.1 The law provides that parents have a right to educate their children otherwise than at school. However, there are some circumstances in which it is clear that the child is possibly at risk of harm or neglect if they are withdrawn for EHE. In such a case, Lewisham’s position is that the need to
safeguard the child supersedes the parent’s right to educate at home. The overriding consideration will be what is in the child’s best interests.

5.2 These circumstances include where:

- the child is the subject of a section 47 investigation at the time of the EHE notification;
- the child is the subject of a child protection plan;
- the family is known to social care and the child is a Child in Need or otherwise potentially at risk;
- the child has a history of fixed-term exclusions and/or is about to be permanently excluded;
- the child has been referred to alternative provision;
- there are concerns about the parent’s capacity to provide education due to evidence of poor literacy, mental health concerns, etc.;
- there have been expressions of concern about the welfare of the child/family from other services and/or members of the public supported by cogent evidence;
- the child is in Y11;
- it is clear that the decision to withdraw the child from school has been suggested as a way of solving a crisis, e.g. the parent faces prosecution for the child’s non-attendance; as an alternative to a permanent exclusion; there is an unresolved dispute between the family and the school; the child is out of parental control;
- it is clear that the family want a different school and do not genuinely wish to provide education for the child at home or otherwise.

5.3 In these cases, the expectation is that the child should remain on school roll and an action plan agreed between the school, EHE team and/or other LA Officers as appropriate (CSC, SEN, Inclusion and Reintegration, Attendance, Fair Access, etc.) in order to resolve the situation in the best interests of the child.

5.4 In all cases where a professional believes a child may be at risk of harm or neglect, a referral should be made to the Multi-Agency Safeguarding Hub (MASH): mashagency@lewisham.gov.uk; mashgcsx@lewisham.gcsx.gov.uk The MASH provides a single point of access for all professionals to report safeguarding concerns to children’s social care. Professionals can also request commissioned targeted family support through the multi-agency early help panel.

5.5 In the majority of such cases, professionals from all agencies involved will work with the family to secure a solution in the best interests of the child and with which the parent will agree. In cases where agreement with the parent cannot be reached and there are significant safeguarding concerns, such that professionals from different agencies are agreed that the child would be at risk of harm or neglect if withdrawn for home education, the local authority may consider school attendance order proceedings (see also 5.7 below).

5.6 In these cases it is important to be clear that the challenge is on safeguarding grounds: the ongoing welfare of the child, which may or may not include concerns about education. The focus must be on establishing evidence that the child is safe from the risk of harm and/or neglect if withdrawn from school. For these reasons a visit from the EHE Officer may not be appropriate at the point of withdrawal from school. If it is ultimately decided that the child can be withdrawn for EHE, EHE Officers will make a priority visit to establish the suitability of the education. This also gives the parent time to establish and sustain provision so that any review of education would provide a more accurate picture of the ongoing provision.

5.7 All professionals should be aware that parents may refuse to engage with EHE Officers or to provide evidence of the child’s education. Although Lewisham LA takes the view that it is legal to make informal enquiries to establish that provision for a child is suitable, EHE Officers cannot insist upon a home visit nor on seeing the child.

5.8 If a solution cannot be found and a parent is determined to withdraw their child despite significant safeguarding concerns shared by a number of professionals, an action plan to address the issues should be agreed at a professionals meeting which considers the available evidence and risk. As a minimum, this meeting should include managers from the EHE, Children’s Social Care (CSC) and Attendance teams. Addressing the safeguarding of the child is paramount.

6. **THE ROLE OF THE EHE TEAM**

6.1 EHE Officers will:
assess each EHE referral from a school to consider whether it is appropriate and protocols have been followed;

- contact the parents of EHE children annually, with view to reviewing the education provision to establish that it is suitable;
- write reports of these reviews to record evidence and judgements;
- take action when children appear not to be in receipt of suitable education provision, which may include initiating proceedings towards issuing School Attendance Orders (SAO's) and will include working with other LA professionals;
- monitor and track children who are electively home educated, working across services and ensuring appropriate and timely interventions where there are concerns;
- advise and signpost resources and other sources of support to home educators;
- organise termly Lewisham EHE Network Meetings where home educating families can meet each other as well as the Lewisham EHE team and which include a presentation on a topic of interest to home educators, e.g. Maths, Music, SEN, Outdoor Learning, GCSE’s, Post-16 Pathways, Health, etc.
- advise and work closely with other local authority agencies and departments, including schools, to ensure EHE policies and procedures are understood and carried out, ensuring regular communication of data and information;
- inform a child’s GP, where the name of that GP is known, if a child is withdrawn from school to be home educated;
- track, monitor and analyse data about children who are electively home educated, identifying patterns, areas of strength or concern, and sharing these with managers and other agencies, including schools and the Lewisham Safeguarding Children Board, as appropriate;
- monitor any changes to EHE legislation and guidance and recommend amendments to EHE policies and procedures where necessary, in consultation with other stakeholders;
- develop effective relationships with and between home educating families.

6.2 EHE Officers cannot:
- insist upon home visits;
- insist upon seeing a child;
- monitor provision on a routine basis;
- require parents to teach the National Curriculum or any other defined programme;
- require parents to follow a set number of hours or follow a timetable;
- demand any health or safety specifications;
- expect any parental academic qualifications;
- expect home educated children to match school age-specific standards;
- require parents to mark or formally assess their child’s work;
- require parents to keep formal records of the child’s learning or progress.

6.3 Lewisham EHE Officers look for evidence that would convince a reasonable person that the child is being provided with an education that is suitable. This means the education must be full time and achieve what it sets out to achieve; and must be suitable to the child’s age, ability and any special educational needs they may have.

6.4 Many home educators argue that they do not have to engage with the local authority unless there is evidence that their provision is unsuitable. They argue that if they do not engage or provide any evidence of provision at all, there can be no evidence that provision is unsuitable. They therefore refuse to engage with the local authority. This position was tested in a court case, Philips vs Brown, 1980 when the judge ruled in favour of the local authority, establishing that an LA may make enquiries of parents who are educating their children at home to establish that a suitable education is being provided. Lewisham LA EHE Officers will contact the families of every child who is known to be home educated in Lewisham with a view to reviewing the education being provided to establish that the provision is suitable and efficient. Nevertheless, some families are difficult to engage and it may take some considerable effort and significant time before it can be established that a suitable education is being provided.

6.5 Whilst some families who refuse to engage do so for philosophical reasons (objecting to perceived state interference, etc.) but yet provide suitable education, there is clear evidence, both locally and nationally, that some parents apply the law around home education in order to ‘hide’ their child(ren)
from the authorities and/or to avoid prosecution for their child(ren)’s non-attendance and who do not provide suitable (or any) education. This has been a feature of a number of serious case reviews nationally. EHE Officers and all professionals working with children who are home educated must be alert to the possibility of such abuse.

6.6 If it appears that a child’s education provision may not be suitable, in most cases the parent will be given the opportunity to make improvements and signposted to sources of support to help them to do so. A follow-up review will be arranged to ensure that the child’s provision has become suitable. If it appears that a child’s education provision may not be suitable, despite efforts to improve; or if it is clear that provision is not likely to improve given additional time, consideration will be given to initiating proceedings towards a School Attendance Order.

6.7 If the parent agrees that the provision is unsuitable and would like to apply for a school place, EHE Officers will advise and support the process of application in liaison with other LA Officers.

6.8 In line with the recommendations of the Lewisham Local Safeguarding Children Board (LSCB) in a Serious Case Review (2017), the protocols for EHE and the annual report on EHE should be presented to the LSCB main board.

6.9 EHE Officers will liaise with the school nursing team to ensure that children who are home educated have the same access to nursing services as their peers who are educated in schools.

7. SCHOOL RESPONSIBILITIES

7.1 School staff and other professionals should never suggest, recommend or encourage EHE as the solution to any problems with the child, their parent(s) and/or their education.

7.2 If a parent suggests they are considering withdrawing a child for EHE, or if an EHE notification is received by a school, the expectation is that the school will engage and discuss with the parent this decision, establishing the reasons behind it and the likelihood of the child being educated and safe from the risk of harm or neglect should such a withdrawal go ahead. The school should also inform the local authority’s EHE team at the outset.

7.3 Where possible, efforts should be made to ascertain for the record the wishes and views of the child(ren).

7.4 If the decision to withdraw the child is based on an issue or dispute, efforts should be made to resolve the matter. The school should consider whether to enlist the support of other professionals, such as Attendance Officers and/or EHE Officers, as part of this process.

7.5 If ultimately the parent wishes to send the child to a different school, either an in-year application can be made to a different school or, should the circumstances demand it, a Managed Move should be considered.

7.6 If the parent is determined to go ahead with the decision to withdraw their child, the school must inform them, in writing, of the following:

- If elective home education ceases for any reason, because of a change of mind or circumstances, or because the provision is found to be unsuitable, when a parent/carer later applies for a school place, the child will ordinarily be returned to the original school as part of Lewisham’s Fair Access protocols. EHE is not an effective way to transfer school.
- EHE is self-financing and there will be no funding made available from the LA or any other agency to support them. There is no central tuition service or a bank of tutors or resources that parents can access. Full responsibility for all aspects of educational provision, including any additional requirements for a child with SEN, now falls to the parent.
- There is no automatic provision for young people to take public examinations – these would have to be researched, funded, organised and resourced by parents.
- EHE is considered as provision, just as if the child is in school. It will not increase the child’s priority on a school waiting list in this or any other borough.
- Parents can contact the LA’s EHE team for advice and support.

7.7 If the child falls into the category of ‘Exceptional Cases’ (as Section 5 above), the school should immediately contact the EHE team for advice. Children’s Social Care should also be informed if they already have active or previous involvement with the family. The EHE team can provide a template letter advising the parent that the child will remain on roll until it can be established that the child is likely to be educated and safe from the risk of harm or neglect.

7.8 In order to take a child off roll, it is a legal requirement that the notification is received in writing. An
acceptable EHE notification should be addressed to the headteacher in the form of a scanned or paper letter and should have:

- the child’s full name
- the child’s date of birth
- the family address
- an explicit statement of the intention to provide EHE and request to be removed from the school roll

(acceptable - I wish to provide my child with home education; I wish to home educate my child; I’m going to educate her myself; I intend to provide education otherwise;

unacceptable - My child is not coming back to your school)

- a date from which EHE is to commence (cannot be backdated)
- the signature of the person with parental responsibility
- the current date

Lewisham Local Authority will not accept an email as written evidence but will accept a scanned copy of a letter signed and dated by the person with parental responsibility.

7.9 The school must inform the LA in which the child is resident immediately. An EHE Referral and Notice of Deregistration (available on the Lewisham Council website and from the EHE team) should be completed and sent – along with a copy of the parent’s written notification – to the LA’s EHE team within 10 days. The child should be removed from the school roll after 10 days.

7.10 Children withdrawn by their parents to be educated otherwise whose parents later seek a school place will be referred to their previous school in the first instance. The school can either readmit or, if not appropriate, can arrange a Managed Move or make a referral to the FAP for an alternative school place. [See also Fair Access and Managed Move protocols]. The EHE team can provide advice and support.

7.11 FLEXI-SCHOOLING - Flexi-schooling is a combination of attendance at school and home education. Schools may enter into flexi-schooling arrangements provided they correctly mark children as absent in attendance registers when they are being educated at home. The local authority is not part of such arrangements but the EHE team should be kept informed about them.

8. CHILDREN WITH SPECIAL EDUCATIONAL NEEDS (SEN)

8.1 Lewisham Local Authority would not normally expect a child with a Statement of SEN or Education, Health and Care Plan (EHCP) to be home educated. Careful consideration must be given as to whether the child’s educational needs will be met if s/he is withdrawn for home education.

8.2 If a school receives an EHE notification from a parent of a child with a Statement of SEN or EHCP, in addition to the EHE team, the child’s SEN caseworker must immediately be informed. The school must convene an emergency annual review so that the EHCP can be amended to reflect the change in provision and consider whether the plans for EHE are appropriate before the child leaves the school and is deregistered.

8.3 If the child attends a special school, Lewisham SEN must consent to the child’s withdrawal for EHE before deregistration. The school should follow the steps above (paragraph 8.2) and then secure the consent of Lewisham SEN Panel before taking the child off roll. Government guidelines stipulate that “this should not be a lengthy or complex process”.

8.4 Schools must consider whether a child with SEN falls into the category of an Exceptional Case (see Section 5 above) in addition to the above.

8.5 In line with the recommendations of the Lewisham Local Safeguarding Children Board in a Serious Case Review (2017), each child who has an SEN Statement or EHCP should be reviewed at least annually with colleagues from across the multi-agency network.

9. RESPONSIBILITIES OF OTHER PROFESSIONALS

9.1 It is expected that all professionals working for the local authority will work in partnership with the EHE team and other agencies in the best interests of the child. This includes sharing information and securing the agreement of other professionals where appropriate when working with EHE
families. (See also 3.2 and 5.7 above).

9.2 No professional should ever suggest, recommend or encourage EHE as the solution to any problems with the child, their parent(s) and/or their education.

9.3 Parents are under no obligation to let anyone see their child once they decide to home educate. Home educating parents or carers are no more likely than others to abuse or neglect their children. There is a risk, however, that children who have been withdrawn for EHE can become invisible to the authorities. This has been a feature of a number of Serious Case Reviews nationally. EHE Officers do not have the right to insist on visiting the family in their home.

9.4 Professionals should always contact the EHE team if they come across a child who is home educated. There is no legal duty upon parents to advise the local authority if they are providing home education. Thus children home educated from birth who have never been to school, and sometimes children who have only ever attended independent schools, may not be known to Lewisham EHE team. The local authority, however, has a legal duty to establish the identities of all children in their area who may not be in receipt of a suitable education. It is therefore incumbent upon professionals working with home educated children to inform the EHE team of their identities.

9.5 It is particularly important that any professional in Children’s Social Care (CSC) should contact the EHE team if they are working with a home educated child. Even if the family is known to Lewisham EHE, Officers may not be aware of CSC concerns or involvement, especially if it began after the child was withdrawn from school. Social workers should also make the EHE team aware of any meetings or conferences convened to discuss a home educated child.

9.6 Professionals working with home educating families should share any concerns with other agencies. It should not be assumed that anyone else knows anything about the child/family or is dealing with any issues. With regard to data protection, in a letter to the Chief Executives of local authorities, Directors of Children’s Services, Police and Crime Commissioners, Local Safeguarding Children’s Boards, Health and Wellbeing Boards and GPs, dated 3 March 2015 and signed by government ministers, there is the declaration: “There can be no justification for failing to share information that will allow action to be taken to protect children.”