



This information is about Education, Health and Care (EHC) needs assessments, it covers:

- Children in early years settings
- Children and young people in education, apprenticeships & training.

What is an EHC needs assessment?

An EHC needs assessment is a detailed look at the Special Educational Needs (SEN) of a child or young person and the support he or she may need in order to learn.

Local authorities are responsible for carrying out EHC needs assessments under the **Children** and **Families Act 2014**. The needs assessment brings together information about what your child can and cannot do & the additional help they need to achieve outcomes identified by the assessment.

It includes information from:

- You
- Your child
- The early years' setting or educational setting
- Other professionals who work with or support your child.

The assessment is to see whether your child needs an **Education**, **Health and Care plan** (**EHC plan**) to secure the right provision to meet their Special Educational Needs & Disability (SEND).

When is an EHC needs assessment necessary?

The education or early years setting can often give your child help through **SEN support**. This means that they make additional or different provision from that provided to most other pupils to meet their needs. Sometimes other professionals will give additional advice or support to help your child learn.

Some children need more help than the school can provide. If your child does not make progress despite everything the school has tried, an EHC needs assessment might be the next step.

The **SEND Code of Practice** says:

In considering whether an EHC needs assessment is necessary, the local authority should consider whether there is evidence that despite the early years provider, school or post-16 institution having taken relevant and purposeful action to identify, assess and meet the special educational needs of the child or young person, the child or young person has not made expected progress. (9.14)





The local authority will look at:

- Your child's attainments and rate of progress
- Their special educational needs
- What has already been done
- The difference that support has made
- Your child's physical, emotional and social development and health needs.

The law states that if <u>your child has or may have special needs and may need provision to be made via an EHC plan</u>; the local authority must conduct an EHC needs assessment. This means that you do not have to prove that an EHC plan is definitely necessary to obtain an assessment, you just have to show it <u>may</u> be necessary. If you think your child needs more help than the school can provide, you can ask for an assessment.

The **SEND Code of Practice** says:

A local authority must conduct an assessment of education, health and care needs when it considers that it may be necessary for special educational provision to be made for the child or young person in accordance with an EHC plan. (9.3)

Some children and young people will have needs that clearly require an EHC needs assessment and EHC plan. Immediately the local authority is aware that this is the case, it must start the process without delay.

You can find out more about the criteria that local authorities should follow in the <u>SEND</u> <u>Code of Practice</u> sections 9.3 and 9.14 to 9.16.

Who can ask for an EHC needs assessment?

- Parents by writing to the local authority
- A young person over the age of 16 but under the age of 25
- The early years setting or school, but only after talking with you first.

It is always a good idea to talk to the school or early years setting before asking for an EHC needs assessment. **Walsall SENDIAS** can help you with this.

Other people, such as your doctor or a health visitor, can tell the local authority that they think your child needs an assessment.





What happens when the local authority gets a request for an EHC needs assessment?

As soon as the local authority gets a request for an EHC needs assessment they must tell you about it. The **SEND Code of Practice** says:

In considering whether an EHC needs assessment is necessary, local authorities should pay particular attention to the views, wishes and feelings of the child and his or her parent, or the young person. (9.12)

From receiving a request, the local authority has up to six weeks to decide whether to undertake a needs assessment.

During this time you will be asked for your views.

This stage of the process is really important. If you have any concerns, or want some help at the meeting, please contact **Walsall SENDIAS** who can give you further information, advice and support.

The information from school and parents is then considered by a 'panel' of officers at Walsall LA; they will review the evidence they have and tell you whether their decision is:- to start the EHC needs assessment immediately OR that an EHC needs assessment is not necessary.

What happens if the local authority decides that an EHC needs assessment is not necessary?

The local authority **must** tell you <u>why</u> it thinks that an EHC needs assessment is not needed. It **must** also tell you:

- How to get further information, advice or support.
- About independent disagreement resolution and mediation
- About your right of appeal to the Special Educational Needs and Disability Tribunal and the time limit for appealing

If you disagree with the decision **Walsall SENDIAS** can explain your options to you.

What happens if the EHC needs assessment goes ahead?

The **SEND Code of Practice** says:

Local authorities must consult the child and the child's parent or the young person throughout the process of assessment and production of an EHC plan. They should also involve the child as far as possible in this process. The needs of the individual child and young person should sit at the heart of the assessment and planning process.

(9.21)





If, for some reason, your views have not yet been captured in relation to the assessment, this should take place without delay.

The local authority will also now ask a number of other people for information about your child. This is called 'advice' and it should include information about:

- · Your child's education, health and care needs
- The desired **outcomes** for your child
- The special educational, health and care provision that might be required to meet their needs and achieve the desired outcomes.

The local authority **must** ask for advice and information from:

- Parents (or the young person)
- Your child's early years setting or school
- Educational Psychologist (EP)
- Health professionals who work with your child. This might include a Paediatrician, Speech and Language Therapist (SaLT), Physiotherapist or Occupational Therapist (OT).
- Social Care
- Anyone else you ask them to contact who may be able to give relevant advice.

If your child has a vision or hearing impairment the local authority must also seek information and advice from a suitably qualified teacher.

The local authority should also try to find out your child's views. You, the school and other professionals may be able to help with this. You will have the chance to discuss your child with everyone involved in the needs assessment and you will receive a copy of all the reports when the needs assessment is finished.

If you want information, advice or support during the EHC needs assessment contact **Walsall SENDIAS**. You can find out more about advice and information for EHC needs assessments in the **SEND Code of Practice** sections 9.45 – 9.52.

What if some of this advice is already available?

Sometimes advice and information is already available because professionals have been working with your child.

The **SEND Code of Practice** says:

The local authority **must not** seek further advice if such advice has already been provided (for any purpose) and the person providing the advice, the local authority and the child's parent or the young person are all satisfied that it is sufficient for the assessment process. In making this decision, the local authority and the person providing the advice should ensure the advice remains current. (9.47)





When does the EHC needs assessment end?

Once the local authority has all the information and advice it must decide whether your child needs an **Education**, **Health and Care plan**.

An EHC plan is a legal document written by the local authority. It describes the special educational needs that a child or young person has and the help that they will be given to meet them. It also includes the health and care provision that is needed. You can read more about this in our information leaflet on 'Education, Health and Care plans'.

Sometimes the local authority will decide that your child has special educational needs that can be met through **SEN support**. If this is the case the local authority must tell you of its decision within 16 weeks of receiving a request for an EHC needs assessment. The local authority must also tell you about your right of appeal.

If the local authority decides an EHC plan is necessary it must first write a draft plan. It will send you the draft EHC plan and copies of the reports so that you can read it all. You should check that everything you think is important has been included and that you agree with the outcomes and the proposed provision **Walsall SENDIAS** can support you to do this. The local authority will also ask you which school you prefer your child to go to.

You have 15 days to make comments, to ask for a meeting or accept the draft plan. Note that if you do not reply within 15 days the local authority may assume that you agree with the draft plan.

The last stage is for the local authority to send you the final EHC plan. If you are still unhappy with the plan or cannot agree with the local authority on a school, you have a right to go to mediation and/or to appeal (see below).

If you need help at any stage you can contact Walsall SENDIAS

How long does all this take?

The local authority receives a request for an EHC needs assessment. The authority must tell parents about this request	This is the start date
The local authority decides whether an EHC needs assessment is needed. The authority must tell parents about its decision	Within six weeks of the start date
The EHC needs assessment takes place	This starts as soon as the decision is made
EITHER	
The local authority tells the parents of the decision not to	Within 16 weeks of the





issue an EHC plan	start date
OR	
The local authority sends a draft EHC plan to parents	
Parents must respond to the draft EHC plan. They can:	Within 15 days of receiving the draft EHC plan
The local authority consults with the school or early years setting	Within 15 days of parents' response to the draft EHC plan
The local authority issues the final EHC plan	Within 20 weeks of the start date

Sometimes this timescale can be different. See **SEND Code of Practice** section 9.42.

What if I do not agree with the local authority about the EHC needs assessment or the EHC plan?

At any stage you can ask to talk to a member of the local authority's staff. This will usually be the person named in the letter the local authority sends to you when it receives a request for an EHC needs assessment.

If the local authority decides that an EHC needs assessment and an EHC plan are necessary for your child, they must carry out the assessment and issue a plan whatever your views are.

Walsall SENDIAS can give you impartial information and advice about the options open to you, and support you through the process.

You also have a right to request independent **disagreement resolution** and, in some circumstances, **mediation**. You can find out more about disagreement resolution and mediation in our leaflet 'What if I do not agree...?' and in the **SEND Code of Practice** Chapter 9.

Where can I get more information, advice or support?

You can read about Education, Health and Care needs assessments in the **SEND Code of Practice** Chapter 9. The **Local offer** includes more information on the local arrangements for EHC needs assessments.





Walsall SENDIAS can give you:

- information about EHC needs assessments
- advice and support during the process of assessment
- details of the local arrangements for Independent Support
- details of other organisations, support groups and services that may be of help
- information, advice and support about your rights to make a complaint, seek independent disagreement resolution or mediation.

Glossary of terms used in this leaflet

All terms shown in **bold** type throughout this leaflet are explained below. Relevant website addresses are listed below, in case you are reading a hard copy of this leaflet.

Children and Families Act 2014	This law came into force on 1 st September 2014. Part 3 of the Act sets out the new law on special educational needs and disability. The Act is supported by the SEND Regulations 2014 and the SEND Code of Practice: 0-25 Years. You can download a copy of the Act at http://www.legislation.gov.uk/ukpga/2014/6/contents/enacted
Disagreement resolution	Local authorities must provide independent disagreement resolution to help parents and young people resolve disputes with local authorities, schools and other settings about SEND duties and provision. You can find more about disagreement resolution in the SEND Code of Practice 11.6 to 11.10.
EHC Needs Assessment	The assessment is a detailed look at the special educational needs that the child or young person has and what help he or she may need in order to learn. It is sometimes called a statutory assessment. You can find out more in the SEND Code of Practice sections 9.45 – 9.52.
Education Health and Care plan (EHC plan)	An EHC plan describes the special educational needs that a child or young person has and the help that they will be given to meet them. It also includes the health and care provision that is needed. It is a legal document written by the local authority and is used for children and young people who have high support needs.
First Tier Tribunal (SEN and disability)	The First-tier Tribunal (Special Educational Needs and Disability) is a legal body. The Tribunal hears appeals from parents of children with SEN, and young people with SEN, about EHC needs assessments and EHC plans. You can find out more & access the relevant forms at https://www.gov.uk/courts-tribunals/first-tier-tribunal-special-educational-needs-and-disability
Local Offer	The Local Offer, published by every local authority, tells you what





Mediation	support is available for children and young people with special educational needs and/or disabilities, and their families. It includes information about education, health and care provision. It also gives information about training, employment and independent living for young people with special educational needs and/or disabilities. Mediation is a type of disagreement resolution. Every local authority must provide independent mediation to help parents and young people resolve disputes with local authorities about: • a decision not to carry out an EHC needs assessment • a decision not to draw up an EHC plan • the content of a final EHC plan or amended plan • a decision not to amend an EHC plan
	 a decision to cease to maintain an EHC plan. Mediation must also be provided on the health and social care elements of an EHC plan. You can find more information on mediation in the SEND Code of Practice 11.13 to 11.38.
Mediation advice	The purpose of mediation advice is to give information about what mediation involves. Parents or young people who wish to register an appeal with the First Tier Tribunal (SEN and Disability) must first seek mediation advice. The advice must be factual and unbiased. After mediation advice has been given the parent or young person can choose whether they wish to go to mediation. However it is not necessary to seek mediation advice if the appeal is only about the name of the school, or college named on the plan, the type of provision specified in the plan or the fact that no school or other institution is named. You can find more information on mediation advice in the SEND Code of Practice 11.21 to 11.25.
Must	The SEND Code of Practice says in Section i of the Introduction: where the text uses the word 'must' it refers to a statutory requirement under primary legislation, regulations or case law. This means that wherever the term 'must' is used all the organisations listed in Section iv of the Introduction to the Code have a legal duty to do what the Code says.
Outcome	Section 9.66 of the SEND Code of Practice says: An outcome can be defined as the benefit or difference made to an individual as a result of an intervention. It should be personal and not expressed from a service perspective; it should be something that those involved have control and influence over, and while it does not always have to be formal or accredited, it should be specific, measurable, achievable, realistic and time bound (SMART). When an outcome is focused on education or training, it will describe what the expected benefit will be to the individual as a result of the educational





	or training intervention provided.	
SEND Code of Practice	This is the statutory guidance that supports Part 3 of the Children and Families Act 2014. It tells local authorities, early years settings, schools, colleges, heath and social care providers and others what they must and should do to identify, assess and provide for children and young people with SEN or disabilities. You can download a full copy of the Code at https://www.gov.uk/government/publications/send-guide-for-parents-and-carers	
SEN support	SEN support includes any help for children and young people with SEN that is additional to or different from the support generally made for other children of the same age. The purpose of SEN support is to help children achieve the outcomes or learning objectives that have been set for them by the school. Schools should involve parents in this process. SEN support replaces Early Years Action/Action Plus and School Action/Action Plus.	
SEND Tribunal	See First Tier Tribunal (SEN and disability)	
Walsall SENDIAS	We are your local SENDIAS Service (Special Educational Needs and Disabilities Information, Advice & Support Service).	
	We are a FREE statutory service that operates on a confidential and impartial basis.	
	All our advisers have completed SEND Legal training accredited by the Law Society and are either IAG Qualified or working towards.	
	Our contact details are as follows:-	
	Web: <u>www.walsall-sendiass.org.uk</u> Email: <u>walsallsendiass@family-action.org.uk</u>	
	Tel: 0808 802 6666	
Statement of Special Educational Need	Under the Education Act 1996 local authorities issued Statements of Special Educational Need for children whose needs could not be met through the provision normally made by schools.	
	The Children and Families Act 2014 replaced Statements with EHC plans.	
	Children and young people who had a Statement should have transferred to an EHC Plan by 1 st April 2018.	