

Flexible Arrangements Policy

Legislation

Education (General Provisions) Act 2006, s182

Background

Flexible arrangements can be made for a student of compulsory school age or a student in the compulsory participation phase. Students in the compulsory participation phase do not require a flexible arrangement if the alternative education provider is an 'eligible option'. Eligible options include other educational providers such as a:

- TAFE college
- provider of vocational education and training under the VETE Act
- registered training organisation; or
- organisations that offers special training programs for children and young people.

A flexible arrangement is also not required for school-based apprenticeships and traineeships.

A student with a flexible arrangement remains enrolled at the school while an alternative educational provider delivers all or part of the student's educational program for the period of the arrangement. The alternative educational provision can occur on or off the school site and can comprise the student's entire educational program for a stated period, or part of the student's educational program for a stated period.

Policy

Saint Stephen's College values the diversity of its students and considers the specific educational needs of all of its students. For this reason the College may approve arrangements allowing students to undertake programs supplied by other organisations, which are eligible to provide such programs. The College will assist the participation of students in such arrangements by:

- valuing all students as individuals and identifying and responding to their needs;
- consulting with the student (to the extent considered appropriate having regard to the student's age and other relevant circumstances) and parents to make well-informed decisions about the student's educational program;
- identifying and addressing barriers that limit students' opportunities, participation and benefits from schooling;
- making reasonable adjustments in modifying, substituting or supplementing curricula, course work
 requirements, timetables, teaching methods and materials, and assessment procedures to meet the
 needs of students undertaking flexible arrangements; and
- supporting and assisting students to make alternative satisfactory educational arrangements when the school is unable to meet their needs, including facilitating options and pathways for students wishing to take advantage of flexible arrangements.

Implementing the Policy

Approvals

The College Board may approve in writing the establishment of flexible arrangements for the College. Requests for a student to access flexible arrangements must be made in writing to the Principal or the Principal's nominee (the authorized entity) to give approval for flexible arrangements on behalf of the Board. See appendix 1.

Decision-making

A decision to approve a flexible arrangement by the College will be made after consideration of the:

- educational and other needs of the student who has applied to access flexible arrangements. This includes the collection of information from the student and his/her parents and consultation with the student's teachers, as well as consideration of the student's career aspirations;
- learning outcomes that the proposed arrangements are intended to achieve by taking into account the information collected above and the contents of the proposed course; and
- suitability of course providers by determining that each provider is identified as eligible to offer courses considered suitable for students accessing flexible arrangements.

In approving the flexible arrangement, the College must be satisfied that the arrangements are appropriate, having regard to:

- the student' individual needs and circumstances;
- what is most likely to achieve the best learning outcomes for the student;
- how and by whom the student's participation in the arrangements is to be monitored;
- how and by whom, each provider's involvement in the arrangements is to be monitored and its effectiveness evaluated;
- the desirability, unless it would be inappropriate in all the circumstances, of the arrangements requiring the student's participation at a level that is equivalent to full-time participation in the school's educational programs in the usual way; and
- the written agreement of the student and the student's parents (where practicable)

Communication

The student and the student's parents (where practicable) will receive confirmation in writing of the approved flexible arrangement including the requirements of the College in relation to the course; and the requirements of the provider in relation to the course. At this time the parents and the student are made aware of the person in the school who will be monitoring the student's progress and supplying support if the student is experiencing any difficulties.

The Principal reports to the College Board on an annual basis in relation to flexible arrangements. This reporting will include:

- the number of students involved;
- the type of courses they are undertaking;
- a measure of the 'success' or 'failure' of the flexible arrangements.

Review

Flexible arrangements will be reviewed at the end of each semester and at this time the parents will be requested to meet with the Principal, or her delegated representative, in order to discuss the progress of the student.

Record Keeping

All records related to the flexible arrangements for the student are kept at the school for a period of five years after the arrangements stop applying to the student. At this time the student's records are destroyed.

Appendix 1

FLEXIBLE ARRANGEMENT CHECKLIST			
1.	The College Board or its delegate has approved flexible arrangements.	Yes □	No □
2.	The College Board has delegated approval of flexible arrangements for an individual student to an 'authorised entity'.	Yes □	No □
3.	The College's authorised entity is:	College Board	
		Principal	
		Director of Studies □	
4.	A registered teacher has prepared written assessments of the student's educational and other needs.	Yes □	No □
5.	A registered teacher has prepared written assessments of the learning outcomes that the proposed arrangements are intended to achieve.	Yes □	No 🗆
6.	A registered teacher has prepared written assessments of the suitability of the provider(s).	Yes □	No □
7.	The authorised entity has considered the written assessments.	Yes □	No □
8.	The authorised entity has considered how, and by whom, the student's participation in the arrangements is to be monitored.	Yes □	No □
9.	The authorised entity has considered how, and by whom, each provider's involvement in the arrangements is to be monitored and its effectiveness evaluated.	Yes □	No □
10.	The authorised entity is satisfied that the arrangements are appropriate.	Yes □	No 🗆
11.	Where practicable, the parent/s of the participating student has given written agreement to the arrangements.	Yes □	No 🗆
12.	The authorised entity has discussed the proposed arrangements with the student	Yes □	No 🗆
13.	The College has a system in place to keep the written assessments for at least 5 years after the arrangements stop applying to the student.	Yes □	No 🗆
14.	The College has a system in place to keep a record of the authorised entity's considerations for at least 5 years after the arrangements stop applying to the student.	Yes 🗆	No □
15.	The College has a system in place to keep the written agreements for at least 5 years after the arrangements stop applying to the students.	Yes 🗆	No □