Consultation on Putting Pupils First - Reforming the Common Funding Scheme.
CONSULTATION ON PROPOSED CHANGES TO THE COMMON FUNDING SCHEME

THE LOCAL MANAGEMENT OF SCHOOLS

Name: _NI Commissioner for Children and Young People (NICCY)

Please tick the box that best describes you as a respondent:

School

Parent

Member of the public

Trade Union

Individual teacher

Education/sectoral support body

Other organisation

If Education/sectoral support body/Organisation/Other please specify:

__________________________________________________________

Name of School (if applicable):

__________________________________________________________

School Reference Number (if applicable): _________________
This response form must be used by all consultees to comment on the proposals in the draft Common Funding Scheme.

You are provided with tick box options relating to each of the consultation points on proposals for changes to the current Common Funding Scheme.

Schools should ensure that they include their school name in the box provided to enable analysis of any additional comments by sector, Funding Authority, etc.

Please note that under the current Open Government Code and the Freedom of Information Act 2005, your response to this consultation may be made available, on request, to the public.

Any queries from schools relating to this Response Form should be directed to the relevant Funding Authority. Other consultees can contact the Department directly. All contacts are detailed at the end of this document.

Please note that the closing date for responses is Friday 18th October 2013.
The following questions relate to each of the consultation points on proposals for changes to the current Common Funding Scheme

1. **Principles underpinning a Revised Common Funding Scheme**

The Common Funding Scheme is already underpinned by a set of guiding principles. The independent review panel recommended that these should be amended slightly, particularly to reflect the Department of Education’s focus on sustainable schools as set out in *Schools for the Future: A Policy for Sustainable Schools*.

The Department is proposing to accept the following principles as recommended by the independent review as the guiding principles that will underpin the revised Common Funding Scheme as they are fully in line with the Minister’s key policy objectives, in particular raising standards, targeting social need and building a network of strong, sustainable schools. The principles are:

**Guiding Principles for the Common Funding Scheme**

- Sustainable schools should be funded according to the relative need of their pupils, and in a way that enables the effects of social disadvantage to be substantially reduced;
- Sustainable schools should be funded on a consistent and fair basis, taking full account of the needs of pupils;
- The formula should support schools in delivering the curriculum;
- The formula should underpin and reinforce wider education policy and objectives; and
- The formula should be as transparent and comprehensible as possible and predictable in its outcome.

**Question 1**

Do you agree that these are appropriate guiding principles for the Common Funding Scheme?

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If you wish, please provide comments or reasons to support your answer.

**Principles 1&2** - NICCY supports the Department’s decision to address the impact of social disadvantage on educational outcomes and to direct additional funding towards tackling this issue. In its response to the Review Panel last year, NICCY stated that educational expenditure should be targeted at addressing inequality of educational experience and outcomes. However, the needs of pupils across different schools in Northern Ireland are many and diverse. In placing a very significant emphasis on social need, there is a danger that the needs of other pupils will be adversely impacted.

**Principle 3** - If individual schools find their budgets reduced, following implementation of the proposed revised CFS, it is unlikely this situation will support their delivery of the NI Curriculum. Indeed, where schools experience a significant reduction in their budget, they may be forced to consider teacher/non-teaching staff redundancies. Clearly this will have a negative impact on curriculum delivery as well as potentially increasing class sizes and placing teaching staff under additional pressure.

**Principle 4** - The additional requirements which will be placed on schools introduced through the promotion of shared education and the review of SEN and Inclusion, as examples of two educational policies should be considered. The potential removal of funding from schools will not support them to engage in collaborative working or to provide additional support and resources which will be required through the introduction of these policies.

**Principle 5** – NICCY agrees that the formula should be transparent and comprehensible and predictable in its outcome. However, it is also important that accountability should be a guiding principle to ensure that additional monies are directed towards schools who are most in need and there is transparency and openness around budget spend.
Balance of Funding between Primary and Post Primary Schools

2. There has been considerable interest in the balance of funding between primary and post primary schools. The Review panel recommended that this balance should be kept under review.

The Department accepts this recommendation. It notes the independent review panel’s comments about the challenges faced by post-primary schools and accepts that, while a case for additional funding to support earlier intervention in early years and primary schools can be made, this should not be at the expense of post-primary schools.

In order to facilitate any future decision to delegate additional levels of funding to primary schools, the Department has developed a Common Funding Scheme that incorporates separate funding formulae: one for primary and nursery schools; and one for post-primary schools, ensuring that the total allocation for each of the phases is retained as close to the current allocation as possible. This will ensure that future funding intended either for primary/nursery schools or for post primary schools can be targeted effectively. Schools should note that their indicative high level budgets are calculated on this two separate formulae basis.

Question 2

Do you support the proposal to facilitate greater targeting of future funding to education policy priorities including early intervention via the creation of two separate formulae, one for primary and nursery and one for post primary schools?

Yes [ ] No [ ] Not sure [X] No view [ ]

If you wish, please provide comments or reasons to support your answer.

In its evidence to the Review Panel (2012), NICCY drew attention to the under-spend in early years services as well as in primary education and called for this to be addressed. Historically, funding for early years provision in Northern Ireland has been significantly lower than for similar provision elsewhere in the UK. Save the Children research (2009) revealed that spending per child was less than a third of that for children in GB (£630 p.a. compared to £2,000 p.a.) In proposing the creation of two formulae, it will be important to monitor this closely if the proposed guiding principles of fairness, consistency and transparency are to be upheld.
Targeting Social Need - TSN

3. A key area of focus in the review of the Common Funding Scheme was the need to ensure appropriate targeting of resources to help schools provide support for young people from disadvantaged backgrounds in order to reduce the level of educational underachievement that persists and help break the link between social disadvantage and low educational outcomes.

The review panel recognised that pupils from socially deprived backgrounds have greater obstacles to overcome and that schools need to do more to assist them in breaking this linkage. The review panel recommended that more funding should be targeted at pupils from socially disadvantaged backgrounds.

The panel also recognised that the issues schools face in overcoming barriers created by social deprivation are significantly increased with increasing numbers of children from less affluent backgrounds. It therefore recommended that funding for socio-economic deprivation should be weighted towards schools with significant concentrations of disadvantage to reflect the negative effects of such concentrations.

The Minister has accepted these recommendations and has also signalled his decision to apply the same eligibility criteria for free school meals for both primary and post-primary pupils from September 2014 which is expected to impact positively on around 15,000 post-primary pupils.

The proposed changes to the Common Funding Scheme include several that have a specific focus on Targeting Social Need. This section provides details of, and seeks views on, those changes.

3a Banding of schools according to relative levels of social disadvantage

The independent review panel recommended the introduction of a weighted premium for social disadvantage that operated on the basis of five quintiles, ranging from very low to very high social deprivation. These quintiles, which are set out on page 111 of the independent review report, were as follows:

- Quintile 1: very low social deprivation
- Quintile 2: low social deprivation
- Quintile 3: Average social deprivation
- Quintile 4: High social deprivation
- Quintile 5: Very high social deprivation

The Department accepts the recommendation that weightings should be applied to ensure that schools with the highest proportions of free school meals entitlement among their pupils receive the most support. However, it considers that the three bandings that are part of the existing Common Funding Scheme are capable of delivering the same objective while still ensuring a level of targeted support for schools with average or lower proportions of free school meals entitlement.
Accordingly the Department is proposing to retain the current three bandings which categorise schools as follows:

- Band 1: schools with FSME levels up to and including the average level for their phase (nursery, primary or post-primary);
- Band 2: schools with FSME levels above the average but below the midpoint between the average and the highest level for their phase;
- Band 3: schools with FSME levels above the midpoint for their phase.

**Question 3a**

Do you support the retention of the existing 3 bands for social disadvantage?

Yes [ ] No [x] Not sure [ ] No view [ ]

If you wish, please provide comments or reasons to support your answer.

The validity and robustness of FSME as an indicator for deprivation has been debated for some time. Problematic aspects are that (i) it reflects registered rather than actual eligibility - some parents prefer their children do not take FSM due to a perceived stigma and some schools encourage parents more actively than others to seek entitlement (ii) FSME does not take account of all the factors relating to deprivation and (iii) Families who are close to the eligibility threshold for FSME may experience similar disadvantage but they are not included when it is used as a proxy for deprivation. Given that FSME is regarded as a problematic indicator, NICCY would suggest that DE considers the recommendation of the Independent Review Panel to pilot other measures, e.g. NISRA areas of social deprivation or considering measures employed in other countries. NICCY believes that funding would be targeted more appropriately and effectively to those experiencing the greatest levels of social need if the five quintile system proposed by the Review Panel were employed, as this disaggregates different levels of need from very low to very high.

**3b  Additional funding for social disadvantage**

The Education Minister has also indicated his intention to inject an additional £10m into the ASB for the 2014-15 year targeted specifically at social deprivation. This additional funding has been split on a per pupil basis between the nursery/primary CFF and the post primary CFF in recognition that when the same eligibility criteria for FSME are applied to all phases the uptake in claimants is very similar.

The Department proposes that this additional TSN funding should be directed at those schools in the top TSN banding.

**Question 3b**

Do you support the allocation of this additional TSN funding to provide additional support for those schools in Band 3 that have the highest levels of free school meals entitlement?

Yes [ ] No [ ] Not sure [ ] No view [ ]
If you wish, please provide comments or reasons to support your answer.

3c Future funding for social disadvantage
The Minister has indicated that he is likely, in the future and as funds become available, to continue to target additional funds to support pupils entitled to free school meals and, particularly, schools that serve our most disadvantaged communities (as measured by the proportions of pupils enrolled in schools who are entitled to free school meals).

Currently the Common Funding Scheme indicates that the Department will consult where it intends to make changes in the operation of formula factors, including the introduction of new factors or the removal of existing factors.

The Department is signalling its intention to continue to target additional funding that becomes available for delegation to schools specifically towards those factors within the Common Funding Formula which help break the link between social disadvantage and educational underachievement. It proposes therefore to amend the wording in paragraph 1.12 of the current Scheme to make this direction of travel clear and to treat TSN funding in the same way in which the Scheme currently deals with the annual revision of formula cash values/weightings, for example to reflect inflation.

An outcome from this change is that the Department would be able to take decisions to provide additional delegated funding for social disadvantage quickly and without the need to burden schools with additional consultation. For this reason, it wishes to set out its position on targeting funding for social disadvantage via the Common Funding Scheme clearly and to seek the views of schools and others.

See response to 3b
Question 3c

Do you accept the rationale for making this change to the Common Funding Scheme to allow more rapid funding responses to support TSN?

Yes [X]  No  [ ]  Not sure  [ ]  No view  [ ]

If you wish, please provide comments or reasons to support your answer.

In its response to the Review Panel last year, NICCY identified a range of groups of children and young people who are at risk of experiencing considerable educational disadvantage. This includes children living in poverty and Protestant boys in lower socio-economic groups. It also includes Traveller children, LGB and T young people, black and ethnic minority children and young people, children with English as an additional language, children within the justice system, looked after children, young people with caring responsibilities and children with disabilities or special educational needs. As highlighted earlier, NICCY strongly supports the Department's proposal to target funding towards supporting children and young people affected by economic disadvantage, however this should not have a detrimental impact on the educational experience of other children and young people with particular needs. NICCY believes that funding should be effectively targeted to address all inequalities in educational outcomes. It is also important to note that in effectively addressing social need, a variety of factors, including school leadership, human resourcing, effective planning and parental participation all play an important role in improving outcomes.

3d Targeting Social Need – Educational Attainment

Within the current Common Funding Scheme, Targeting Social Need has an educational attainment element as well as a social deprivation element. The educational attainment element of TSN recognises the extra support required by pupils performing below the expected level for their age, regardless of social background.

For post primary schools, the measure used is attainment at Key Stage 2 (or Key Stage 3 for Senior High schools). Funding via this factor is designed to assist post primary schools in meeting the educational needs of pupils who transfer into post-primary schools having attained below the expected level for their age. This support recognises that post primary schools face additional challenges in helping these young people achieve to their full potential.

The Department is proposing that this element remains unchanged for post primary schools.
In primary schools funding under this element is currently not linked to actual pupil attainment. Under the current Common Funding Scheme, approximately half of the available funding is allocated using Free Schools Meal Entitlement as an indicator with the other half allocated on a per pupil basis.

Given the very high correlation between social deprivation and educational outcomes the Department is proposing to allocate all this funding under the social deprivation element. The Department has kept the resultant increase in social deprivation funding within the primary school phase.

**Question 3d**
Do you agree with the proposal that, given the very strong link between social deprivation and educational attainment, funding previously allocated to primary schools under the Educational Attainment element of TSN will in future be allocated using only FSME as an indicator under the social deprivation element of TSN?

Yes [ ] No [ ] Not sure [ ] No view [x]

If Yes, do you agree that this money should be retained within the primary sector?

Yes [ ] No [ ] Not sure [ ] No view [x]

If you wish, please provide comments or reasons to support your answer.

NICCY recognises the obvious merits of directing funding towards pupils who are experiencing social disadvantage, as highlighted in its responses to previous questions. However while social disadvantage is clearly a significant contributing factor towards educational underachievement, there are other relevant factors. Allocating all funding under the social deprivation element may have a negative impact on the educational outcomes for pupils not perceived as social disadvantaged but who are experiencing other challenges in their learning.

It is therefore important that in seeking to address social inequality that the revised CFS does not create or exacerbate other inequalities in provision.

**3e Increased Accountability for TSN funding**

In providing additional funding targeted to mitigate the impact of social disadvantage and its correlation with educational underachievement, the independent review panel highlighted the need to ensure that there was appropriate accountability for the outcomes schools achieved with this additional funding.
The Education Minister has made clear that he is committed to allowing schools the flexibility and freedom to take decisions on how best to use this funding to meet the educational needs of pupils from socially disadvantaged backgrounds. However, he has also signalled the need to ensure robust accountability for the outcomes they deliver for those pupils with this additional funding.

The Department is therefore proposing that all schools that receive significant additional funding via the social disadvantage/TSN factors in the Common Funding Formula will be required, as a condition of drawing down this funding, to provide details of how they plan to use the funding to improve outcomes for pupils and to demonstrate that outcomes have been improved. The Department will be undertaking some further work in the months ahead, and in consultation with school governors and principals, to determine the best means for ensuring an appropriate level of accountability including via the School Development Plan. At this stage, however, the Department would welcome views on the principle of linking additional TSN funding with additional accountability for outcomes.

Question 3e

Do you agree that the Department should link availability of additional TSN funding to accountability at school level for the outcomes achieved by the group of pupils who will attract the additional social deprivation monies?

Yes           No           Not sure          No view

If you wish, please provide comments or reasons to support your answer.

In our response to the Review Panel, NICCY indicated that strengthened accountability mechanisms should be put in place in order to hold schools to account for budget spend. This should be the case, particularly in schools where appropriate outcomes are not being achieved and in terms of overcoming barriers for specific groups of children and young people. It is also important that where schools already have a budget surplus that account is made of how this is used if they also attract additional funding through the revised CFS. The ETI has an important role to play in terms of collating and examining evidence of the outcomes achieved at individual school level and determining whether additional targeted funding is achieving a positive impact.

3f Additional Social Deprivation Premium for Looked After Children.

There is very strong evidence to show that the educational outcomes for children in care (also referred to as ‘Looked After Children’) are extremely poor. These children often face multiple barriers to learning.
The independent review panel felt that it was a significant anomaly that this very disadvantaged group of children was not directly supported within the current funding scheme. It proposed that in future Looked After Children should attract a premium through the CFF with the same weighting as that of Traveller and Roma children.

The Department has accepted this recommendation and proposes that each full time pupil designated in the school census as being a 'looked after child' will generate an additional allocation for the school equivalent to 0.5 of the basic AWPU cash value. Part-time pupils will be weighted at 0.25.

**Question 3f**

Do you agree with the proposal that an additional premium should be included within the Common Funding Formula for Looked After Children?

Yes [X]  No  [ ]  Not sure  [ ]  No view  [ ]

If you wish, please provide comments or reasons to support your answer.

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Looked after Children are at particular risk of experiencing educational advantage. NICCYs Review of Childrens Rights in Northern Ireland - Childrens Rights: Rhetoric or Reality (2009) highlighted the poorer levels of educational attainment for these young people also noting that they are more likely to have a statement of SEN and to experience school suspension or expulsion than other pupils who are not looked after. Of the children who left care in 2009/10, only 17% achieved 5 or more GCSEs (Grades A*-C) compared with over 70% of general school leavers and 43% left care with no qualifications at all.

NICCY highlighted this group of young people in its submission to the Review Panel last year. Again, it is important to emphasise that the particular needs of other vulnerable groups of young people, mentioned in earlier questions should also be taken into account.
4. Other changes to the Common Funding Scheme

4a Sports and Premises Factor

The independent review panel identified the importance of ensuring that the Common Funding Scheme is designed in a manner that reflects the Education Minister’s focus on putting pupils first. Its recommendations included a focus on ensuring that a reformed Common Funding Formula would distribute as much funding as possible according to pupil rather than institutional needs. It recommended that funding currently allocated via both the Sports and Premises factors in the current Common Funding Formula should be allocated purely on a per pupil basis thus increasing the cash value of the Age Weighted Pupil funding.

The Department is proposing to make changes to the Common Funding Scheme that will see these factors removed and the funding that is currently allocated through them reallocated as per pupil funding within each phase.

Question 4a

Do you agree with the proposal that the Sports and Premises factors should be removed from the CFF and the monies previously allocated under these factors be allocated on a per pupil basis within each phase?

Yes ☐ No ☐ Not sure ☑ No view ☐

If you wish, please provide comments or reasons to support your answer.

Evidently school estates vary considerably. It is important that pupils attending schools with older, less energy efficient accommodation are not disadvantaged over those occupying more modern and energy efficient premises. Where school managers have to draw considerable funds to manage and upkeep school premises, this will direct monies away from other educational resources. According to the principles of the CFS, the formula should reflect relative need, it is therefore important that the formula recognises the differences in school estates and the level of funding required to manage their upkeep.
4b VAT Factor

Currently, Education and Library Boards can reclaim Value Added Tax (VAT) on behalf on maintained and controlled schools but voluntary grammar (VG) and grant maintained integrated (GMI) schools must pay VAT and are unable to reclaim this. The independent review panel recommended that the Department should explore this issue with HMRC and that, in the interim, voluntary grammar and grant maintained integrated schools should be able to reclaim actual VAT costs from their Funding Authority.

The Department has accepted the need to explore the current anomaly as regards liability for VAT and will be pursuing this with HMRC. In reforming the Common Funding Scheme, it is proposing to accept the wider recommendation and to remove from the Common Funding Formula the funding normally allocated to VG and GMI schools for VAT and, instead, put in place arrangements that will allow for the direct repayment to schools of approved VAT costs, pending the outcome of discussions with HMRC on the appropriateness of their current VAT status. Implementation of this proposal will also be dependent on putting in place appropriate and workable arrangements to meet approved VAT costs outside the formula.

Question 4b

Do you agree that VAT monies should, if possible, be removed from the funding formula and VG and GMI schools be reimbursed directly for approved VAT costs?

Yes ☐ No ☐ Not sure ☐ No view ☐

If you wish, please provide comments or reasons to support your answer.

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4c Amalgamation Premium

In providing its views on the make up of a reformed Common Funding Formula, the independent review panel recommended that the Formula should include an ‘amalgamation premium’. This recommendation was in response to concerns raised by schools and managing authorities about the financial difficulties that some schools face when amalgamating and was also designed to introduce a degree of incentive to facilitate amalgamation as an option to improve the educational experience for pupils attending potentially unsustainable schools.

The Department can see value in such a move but also recognises that the circumstances that apply to individual schools which amalgamate will vary significantly. It may be, therefore, that a formulaic approach to allocating funding to
support amalgamation would not be the best approach. We would welcome your views on this aspect.

Additionally, the review panel recommended that any amalgamation premium should be equivalent to approximately £100 per pupil per annum in the first year following amalgamation and should continue, reducing by 20% each year, over a 5 year period from the school year in which the amalgamated school opened. The Department would also be interested to hear schools’ views on whether a 5 year period is appropriate.

Questions 4c

Do you support the introduction of an ‘amalgamation premium’ as proposed by the independent review panel?

Yes [ ] No [ ] Not sure [ ] No view [ ]

Are you of the view that such a premium would most appropriately sit within the Common Funding Formula?

Yes [ ] No [ ] Not sure [ ] No view [ ]

Would a 5 year period over which tapered funding would be provided, be an appropriate length of time?

Yes [ ] No: too long [ ] No: too short [ ] Not sure [ ] No view [ ]

If you wish, please provide comments or reasons to support your answers.

The amalgamation of schools can bring many challenges and difficulties for school managers, staff, pupils and parents. Given the current area-based planning proposals which will involve a reconfiguration of school provision and potentially include school amalgamations, it is important that provision is made for this in the revised CFS.

As DE notes, the individual circumstances surrounding schools which amalgamate will vary significantly, therefore while provision may be made within the CFS this should not preclude the option of additional monies being made to schools to support them through an amalgamation process.
4d Support for Irish Medium Schools and Units

The independent review panel recognised the additional costs faced by Irish Medium (IM) schools, linked to the provision of resources and curricular development in Irish, and felt that these additional costs should be reflected in funding allocations. It therefore recommended that a premium should be provided for Irish Medium schools within the Formula.

The panel proposed, (see page 114 of the Report), that the current support funding for both primary and post primary Irish Medium units be added to the funding allocated for Irish Medium curricular support, and it further recommended that this combined funding should be allocated as a flat rate per pupil. No distinction was made between pupils in Irish Medium units or schools or between those in primary or post primary education.

Whilst accepting the need for additional support for Irish Medium education, the Department believes that the current method for supporting IM schools and units, outlined in 3.66 – 3.69 of the current Common Funding Scheme better recognises the differing additional costs inherent in running an IM unit and an IM school as well as the differing costs inherent at different phases of education.

The Department is therefore proposing to retain the current support factors for IM education.

Questions 4d

Do you support the retention of the existing Irish Medium support factors?

Yes [X] No [ ] Not sure [ ] No view [ ]

If you wish, please provide comments or reasons to support your answers.

NICCY recognises the particular challenges facing IM schools in the production of appropriate educational materials and resources. In its Review of Childrens Rights, referenced above, NICCY highlighted concerns raised by representatives of the IM sector regarding pupils’ educational experiences in the sector.

While acknowledging the importance of directing appropriate funding to IM schools, NICCY would also note that this should ultimately, not disadvantage pupils in other schools.
4e Support for Special Units

The special units factor currently operating within the CFF is designed to support primary and post-primary pupils in special units and not pupils with statements of special educational need in mainstream classes. Special units are units established within mainstream primary or post primary schools which have been approved by the Department for the purposes of making special educational provision for pupils with statements of special educational needs. Pupils within these units are funded at a lower weighting as the staffing of the unit is similar to that of special schools in that they are dictated not solely by the number and age of pupils but also by the needs of the pupils. Therefore staffing costs for these units are met outside the formula. However schools must ensure that children attending the unit engage as much as possible with other children within the school and schools still have to provide for books, materials, examination fees etc. There may also be administration costs associated with the running of the units.

In recognition of these costs special units are allocated an appropriate lump sum via the Common Funding Formula.

The independent review panel recommended that this lump sum allocation not be retained and the funding previously allocated through it be allocated on a special unit per pupil basis.

The Department is of the view that the needs of pupils in special units are already paramount in determining and allocating staffing and other resources required within the unit and therefore the individual needs of the pupils are already the clear focus. The Department does not believe that removing the special unit support will benefit the children in the unit.

Questions 4e

Do you support the retention of the existing Special Unit support factor?

Yes [X]  No  [ ]  Not sure  [ ]  No view  [ ]

If you wish, please provide comments or reasons to support your answers.

NICCY strongly supports the maximisation of funding provision for children with Special Educational Needs and welcomes the Department’s statement that “the needs of pupils in special units are paramount in determining and allocating staffing and resources”.

NICCY would however recommend that the Department consider allocating funding to special units through a discrete fund, managed outside the Common Funding Scheme. It is imperative that a clear monitoring and evaluation system is introduced to effectively supports schools.
5. Financial Management

The independent review panel made a number of recommendations relating to how
the Department allocates and monitors funding and accounts for it. It also made
reference to school surpluses. The Minister has made clear that money delegated to
schools should be spent on improving the outcomes for the children and young
people at those schools.

The Department therefore proposes that the processes for monitoring, providing
challenge, support and intervening in schools on financial management issues
should be closely aligned to the processes in place in relation to school
improvement. A financial classification of schools should be developed, together
with comprehensive intervention procedures for schools that have excessive deficits
and surpluses.

5a Financial Monitoring and Intervention

Question 5a
Do you agree that DE, working with ELBs and other education bodies should
develop a revised financial classification system which will include clear guidance on
intervention as well as support?

Yes [X]  No  [ ]  Not sure  [ ]  No view  [ ]

If yes, please tell us what requirements you think should be included?

Where schools have accumulated considerable surplus in their budget, consideration
should be given to whether additional funding planned for allocation to such schools could
be used more effectively in other schools to support educational provision. Ultimately,
funding should be directed towards pupils who are most in need.

Where schools have a surplus in their budget, it is important they can provide justification
regarding their spending plans for example, where funding is earmarked for particular
projects or resources.

The Department has agreed that the number of funded initiatives for schools should
be restricted both to minimise administrative costs and effort at centre and within
schools and to encourage greater focus and coherence of approach at school level.
In future the use of earmarked funding by schools should be effectively monitored;
with appropriate interventions should expectations not be met.

An exit strategy for each funded initiative should be developed prior to its
implementation, to alleviate the risk that progress achieved during the initiative will
be surrendered upon cessation of the funding stream.

In addition, as outlined by the Education Minister in his Statement on the 11 June,
the Department will review all current earmarked initiative funding to ensure that
 earmarked funding is the best approach and that funding would not be better used by being directly delegated to schools via the funding formula.

**Question 5b**
Do you feel it is appropriate to review how earmarked funding streams are allocated to schools?

Yes [X] No [ ] Not sure [ ] No view [ ]

Do you think there is the correct level of monitoring and intervention by funding authorities?

Yes [ ] No [ ] Not sure [ ] No view [X]

If you wish, please provide comments or reasons to support your answers.

Monitoring of funding should be at a level necessary to ensure that all monies are used as effectively and efficiently as possible and to benefit pupils’ educational experiences as much as possible.

6. Special Education

Many children and young people have special educational needs (SEN). The independent review therefore considered the pros and cons of funding special schools via a funding formula as well as considering the current funding arrangements that support pupils with special educational needs within mainstream schools.

There are challenges associated with adopting a formulaic approach to allocating funding for SEN support when that support is designed to reflect the individual needs of a pupil with special educational needs and will therefore vary from pupil to pupil. The independent review concluded that such funding does not, at this time, lend itself to allocation via a formula. It proposed that, for now, the Department should retain the existing arrangements for funding special schools and pupils with statements of educational needs but that it should include a focus on improving the quality of financial information available for special schools.

**Question 6**
Do you accept that the arrangements for funding special schools should be kept under review and that enhanced financial information should be available to help governors and senior leadership teams reach fully informed decisions?

Yes [X] No [ ] Not sure [ ] No view [ ]

If you wish, please provide comments or reasons to support your answers.

In its evidence to the Review Panel, NICCY highlighted a number of issues in relation to children with SEN and disabilities, emphasising the need for the allocation of adequate resources to meet the diverse needs of these children.

It is important that the funding arrangements for special schools are kept under review and particularly in light of the current review of the SEN and Inclusion policy. NICCY has yet to be satisfied that the new framework, as a whole, will provide the safeguards necessary to ensure that the needs of all children and young people with SEN will be met.

Significant demands will be placed on mainstream schools to provide support for pupils with SEN and in the absence of a ring-fenced SEN budget, there are considerable concerns that any reduction in a schools budget will have an adverse impact on the provision for pupils with SEN.
Question 7
Do you have any further comments on the proposed changes to the Common Funding Scheme?

NICCY would strongly recommend that any proposed revisions to the CFS closely reflect the needs of pupils and therefore that funding is allocated on the basis of pupil need. It is clearly important that steps are taken to address the detrimental impact of social deprivation on pupils’ educational attainment however this should not be to the detriment of the needs of others.

Schools are clearly experiencing considerable pressures in seeking to deliver comprehensive quality learning experiences for pupils while managing often inadequate budgets and reduced staffing. Clearly there is a need for additional funding to be allocated to all schools.

As a post-script NICCY would highlight a comparative analysis of education spending in NI compared with other parts of the UK, using data provided to the UK Treasury (2011-12). Money spent on education per head under 18 years (£) in NI was 6,307, compared with 6,773 in England, 7,387 in Scotland and 7,013 in Wales.

As a post-script, NICCY would highlight a comparative analysis of education spending in NI compared with other parts of the UK, using data provided to the UK Treasury (2011-12). Money spent on education per head (aged under 18 years) in NI was £6,307 compared with £6,773 in England, £7,387 in Scotland and £7,013 in Wales.

NICCY would also note that the options of ‘Yes’, ‘No’, ‘Not Sure’ and ‘No View’ did not always adequately reflect our preferred view. A ‘Neither’ or ‘Other’ option would have been selected in our response to some questions, had these been available.