

**Reprint
as at 17 September 2015**



**Education (2014 School Staffing) Amendment Order
(No 2) 2013
(SR 2013/488)**

Education (2014 School Staffing) Amendment Order (No 2) 2013: revoked, on 17 September 2015,
pursuant to clause 88 of the Education (2016 School Staffing) Order 2015 (LI 2015/190).

Jerry Mateparae, Governor-General

Order in Council

At Wellington this 11th day of December 2013

Present:

His Excellency the Governor-General in Council

Pursuant to section 91H of the Education Act 1989, His Excellency the Governor-General, acting on the advice and with the consent of the Executive Council, makes the following order.

Contents

	Page
1 Title	2
2 Commencement	2
3 Principal order	2
4 Clause 6 amended (Interpretation: general)	2
5 Clause 14 amended (Employment of regular teachers)	2

Note

Changes authorised by subpart 2 of Part 2 of the Legislation Act 2012 have been made in this official reprint.
Note 4 at the end of this reprint provides a list of the amendments incorporated.

This order is administered by the Ministry of Education.

6	Clause 16 amended (Number of salary units calculated for primary, intermediate (except restricted composite), or special schools)	3
7	Clause 17 amended (Number of salary units calculated for high schools)	3
8	Clause 18 amended (Number of salary units calculated for area schools or restricted composite schools)	3
9	Clause 22 amended (Employment involving middle management allowances in high schools)	3
10	Clause 23 amended (Employment involving middle management allowances in area schools)	3
11	Clause 51 amended (Curriculum delivery allowance)	3

Order

1 Title

This order is the Education (2014 School Staffing) Amendment Order (No 2) 2013.

2 Commencement

This order comes into force on 21 January 2014.

3 Principal order

This order amends the Education (2014 School Staffing) Order 2013 (the **principal order**).

4 Clause 6 amended (Interpretation: general)

In clause 6(1), insert in their appropriate alphabetical order:

adjusted entitlement means the entitlement staffing that would be calculated under clause 29 if, for the purposes of clause 51(2)(b), no student who is enrolled in a secondary-tertiary programme is counted on a school's Māori-medium or non-Māori-medium roll

adjusted formula-generated allowance means the formula-generated staffing allowance that would be calculated under clause 50 if, for the purposes of clause 51(2)(b), no student who is enrolled in a secondary-tertiary programme is counted on a school's Māori-medium or non-Māori-medium roll

adjusted total regular allowance means the total regular staffing allowance that would be calculated under clause 28 if, for the purposes of clause 51(2)(b), no student who is enrolled in a secondary-tertiary programme is counted on a school's Māori-medium or non-Māori-medium roll

5 Clause 14 amended (Employment of regular teachers)

(1) Replace clause 14(1)(a) with:

(a) its adjusted entitlement:

- (2) In clause 14(2), replace “school’s total regular staffing allowance” with “school’s adjusted total regular allowance”.
- (3) In clause 14(4), replace “its formula-generated staffing allowance” with “its adjusted formula-generated allowance”.

6 Clause 16 amended (Number of salary units calculated for primary, intermediate (except restricted composite), or special schools)

- (1) In clause 16(1)(a), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.
- (2) In clause 16(3), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.
- (3) In clause 16(4), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.

7 Clause 17 amended (Number of salary units calculated for high schools)

In clause 17(1)(a), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.

8 Clause 18 amended (Number of salary units calculated for area schools or restricted composite schools)

- (1) In clause 18(1)(a), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.
- (2) In clause 18(2)(a), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.

9 Clause 22 amended (Employment involving middle management allowances in high schools)

In clause 22(2)(a), replace “school’s formula-generated staffing allowance” with “school’s adjusted formula-generated allowance”.

10 Clause 23 amended (Employment involving middle management allowances in area schools)

Replace clause 23(2)(a)(i) with:

- (i) the sum that would be the item in clause 51(2)(b) (relating to the calculation of the curriculum delivery allowance) if, for the purpose of that clause, no student who is enrolled in a secondary-tertiary programme is counted on a school’s Māori-medium or non-Māori-medium roll; and

11 Clause 51 amended (Curriculum delivery allowance)

Revoke clause 51(4).

Rebecca Kitteridge,
Clerk of the Executive Council.

Explanatory note

This note is not part of the order, but is intended to indicate its general effect.

This order, which comes into force on 21 January 2014, amends the Education (2014 School Staffing) Order 2013 (the **principal order**). One of the effects of the principal order is that when a school has students in a secondary-tertiary programme its entitlement staffing goes down (because of clause 51(4), via clauses 29 and 50). This then results in a reduction to the principal's salary. The amendments ensure that principals' salaries are not reduced in this case.

Issued under the authority of the Legislation Act 2012.
Date of notification in *Gazette*: 12 December 2013.

Reprints notes

1 *General*

This is a reprint of the Education (2014 School Staffing) Amendment Order (No 2) 2013 that incorporates all the amendments to that order as at the date of the last amendment to it.

2 *Legal status*

Reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by any amendments to that enactment. Section 18 of the Legislation Act 2012 provides that this reprint, published in electronic form, has the status of an official version under section 17 of that Act. A printed version of the reprint produced directly from this official electronic version also has official status.

3 *Editorial and format changes*

Editorial and format changes to reprints are made using the powers under sections 24 to 26 of the Legislation Act 2012. See also <http://www.pco.parliament.govt.nz/editorial-conventions/>.

4 *Amendments incorporated in this reprint*

Education (2016 School Staffing) Order 2015 (LI 2015/190): clause 88