

**Reprint
as at 13 September 2014**



**Education (2013 School Staffing)
Amendment Order (No 2) 2012**

(SR 2012/417)

Education (2013 School Staffing) Amendment Order (No 2) 2012: revoked, on 13 September 2014, pursuant to clause 85 of the Education (2015 School Staffing) Order 2014 (LI 2014/246).

Jerry Mateparae, Governor-General

Order in Council

At Wellington this 13th day of December 2012

Present:

Hon Gerry Brownlee presiding 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

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.

2	Commencement	2
3	Principal order	2
4	New clause 17A inserted (Employment of specified resource teachers to whom leadership payments have been allocated)	2
	17A Employment of specified resource teachers to whom leadership payments have been allocated	2
5	Clause 76 amended (Reading recovery in primary and area schools)	3

Order

1 Title

This order is the Education (2013 School Staffing) Amendment Order (No 2) 2012.

2 Commencement

This order comes into force on 31 December 2012.

3 Principal order

This order amends the Education (2013 School Staffing) Order 2012 (the **principal order**).

4 New clause 17A inserted (Employment of specified resource teachers to whom leadership payments have been allocated)

After clause 17, insert:

“17A Employment of specified resource teachers to whom leadership payments have been allocated

“(1) This clause applies to a board that employs 1 or more specified resource teachers.

“(2) A board must not employ specified resource teachers to whom leadership payments have been allocated (whether permanently or otherwise) if the total of those leadership payments would exceed the number of leadership payments calculated for the school under subclause (3).

“(3) The number of leadership payments referred to in subclause (2) is calculated for a school by—

- “(a) multiplying the number of resource teachers: learning and behaviour allocated to the school for the 2013 school year by the Secretary by 0.6; and
 - “(b) adding 6 to the resulting product; and
 - “(c) if the resulting sum is not a whole number,—
 - “(i) decreasing it to the nearest lower whole number, if it ends in less than 0.5; or
 - “(ii) increasing it to the nearest higher whole number, if it ends in 0.5 or greater.
- “(4) In this clause,—
- “**leadership payment**, for a specified resource teacher and a board, means an entitlement—
- “(a) to a salary element that is additional to the salary that is otherwise payable to the specified resource teacher; and
 - “(b) that is allocated (whether permanently or otherwise) to the specified resource teacher by the board
- “**specified resource teachers** means regular teachers who are—
- “(a) resource teachers: learning and behaviour; or
 - “(b) resource teacher managers: learning and behaviour.”

5 Clause 76 amended (Reading recovery in primary and area schools)

In clause 76(2), replace “260” with “271”.

Michael Webster,
for 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 31 December 2012, amends the Education (2013 School Staffing) Order 2012 (the **principal order**). The order inserts *new clause 17A*, which prevents a school’s board (being a board that employs 1 or more resource teacher managers:

learning and behaviour) from employing specified resource teachers to whom leadership payments have been allocated if the total of those payments would exceed the number of payments calculated for the school.

The order also amends clause 76(2) to increase, from 260 to 271, the maximum number of full-time teacher equivalents (FTTEs) that the Secretary may exempt from the limitations imposed by the principal order.

Issued under the authority of the Legislation Act 2012.
Date of notification in *Gazette*: 20 December 2012.

Reprints notes

1 *General*

This is a reprint of the Education (2013 School Staffing) Amendment Order (No 2) 2012 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 (2015 School Staffing) Order 2014 (LI 2014/246): clause 85
