



Stoke by Nayland C of E Primary School

PECUNIARY AND BUSINESS INTERESTS POLICY

DELEGATION OF APPROVAL:	Local Governing Body
FREQUENCY OF REVIEWS:	Annually
DATE APPROVED:	8 th May 2019
CHAIR OF GOVERNORS:	
DATE NEXT REVIEW DUE:	May 2020

PECUNIARY AND BUSINESS INTERESTS POLICY

INTRODUCTION

Schools manage a significant proportion of public funds and must demonstrate that no governor, employee or related party benefits personally from the use of funds.

Financial decisions must be seen to be made in accordance with the <u>Nolan Seven</u> <u>Principles of Public Life</u>:

Selflessness:	No financial gain or other material benefits for self/family
Integrity:	Independent of outside influence
Objectivity:	Decisions made on merit
Accountability:	Accountable for decisions/actions to the public
Openness:	Open about decisions and actions taken wherever possible
Honesty:	Declare private interests, resolve conflicts to protect public interest
Leadership:	Promote and support principles by leadership and example.

These principles apply to decisions with regard to procurement and staffing (including recruitment, contractual changes, casual/additional hours, reimbursements and expenses). Declarations should be made where individuals could have a significant influence on any decisions made both at school and with the related party.

The purpose is to ensure that decisions made in terms of appointing staff, spending the school's money etc. are in no way influenced by personal interests; and also to provide openness and transparency to parents and the wider public. Without such a framework of accountability the actions of staff and governors could be open to question.

By registering and declaring interests, individuals are ensuring that other people involved in decision making know from the outset that there could be a potential conflict of interests, and can ensure that the individual concerned takes no part in the process. The principle behind this arrangement is that neither governors, staff or their immediate family (or relatives/others that could exert influence), should benefit financially or otherwise from the involvement of governors or staff in decisions taken directly by the governing body or under delegated arrangements.

This policy requires the approval of the full Local Governing Body; it cannot be delegated to a committee. It will be reviewed annually.

This policy will be issued to all new staff and governors and will be readily accessible to all existing governors and staff

SCHOOL POLICY

The Local Governing Body has adopted a policy that includes all the requirements set out in the local authority's Finance Regulations.

The Governing Body will maintain a register that lists for each member of the Local Governing Body, the Headteacher and school staff:

- Any business interests they or any member of their 'immediate family'* have
- Details of any other educational establishments that they govern
- Any relationships between school staff and members of the Local Governing Body
- The register will be kept up to date with notification of changes, through annual review of entries and reviewed annually by the Local Governing Body
- The register will be available for inspection by governors, staff and parents
- The register will be published on the school website (a publicly accessible website)

**'immediate family' to include other relatives and individuals who may exert influence*

Business interests / nil returns of school staff may be omitted from the published copy unless they are also governors or the Headteacher, in which case they must be included in the published copy.

Staff and governors must be given an opportunity to declare an interest in any item on the agenda of a meeting and must withdraw from the meeting for relevant agenda items.

INDIVIDUAL DECLARATIONS

Each governor and member of staff is responsible for:

- making complete declarations at least annually, and for ensuring that their declaration is up-to-date should changes occur during the year
- disclosing an interest and withdrawing from meetings/activities where appropriate

Each member of the Local Governing Body and school staff must complete and sign the Diocesan *'Register of Business Interests'* form annually. The form must be completed in ink.

'Nil' should be used to indicate where no interest exists.

All interests and connections which could influence the school's reputation with the public should be registered, including:

- details of any other educational establishment where the individual is a governor, associate member or trustee
- personal relationships with other members of staff or governors of the school, including spouses, partners and relatives
- details of charities where the individual is a trustee
- details of membership of professional bodies, membership organisations, public bodies or special interest groups where the individual is a member and has a position of general control or management

Relevant business interests where the individual, or an immediate family member (to include other relatives and individuals who may exert influence) have a financial, or other, interest in a business or organisation which could feasibly be in a position to supply goods/services to the school should be registered, including:

- building, catering and other premises/grounds contractors
- suppliers of stationery and equipment
- transport contractors
- service providers (including audits for school funds)

Relevant business interests where the individual is a director, partner or shareholder should be registered.

Only relevant interests need to be included but not for example being a small shareholder in a large national company.

Declarations should be clearly recorded so that there can be no potential for misunderstandings. If a new interest becomes applicable during the school year then it is the responsibility of the individual governor or member of staff to request a new form from the School Office.

It may be appropriate that the requirement to complete the declaration goes beyond just staff and governors. The Headteacher will decide who else should be considered as an interested party in order to extend the requirement to additional individuals who have significant contact and/or influence with the school.

It is recommended that interests are declared if the individual is unsure. Specific issues can be discussed with the Headteacher / Chair of Governors.

GENERAL INTERESTS REGISTER

The Headteacher will maintain an up-to-date General Interests Register.

The Register must contain individual entries from each governor and member of staff, each entry will be sequentially numbered.

The Register will include:

- the name of the governor or member of staff
- their position(s) (governor, job title etc.)
- names of potential interests/businesses
 - e.g. name of a close relative who works at the school
- nature of interest(s) and business

e.g. 'spouse employed as Bursar' or 'company director'

- trading address of business
- date interest(s) start and end
- date the form was signed
- details of who countersigned the form
- confirmation as to whether the information can be withheld from the published copy
- details of who updated the Register and the date

The Register will be recorded using Excel in order that declared interests & nil returns can be filtered to assist at meetings.

PUBLISHING THE REGISTER

The Local Governing Body is responsible for publishing the Register; the Headteacher will ensure that the statutory information is prepared ready for publication on the school website.

- The Register will be available for inspection at the school by members of the public, parents and staff.
- The Register will also be made available on the school website in a readily accessible form (i.e. not in a document that has to be downloaded). It will be expanded to include other governor details that must be published.

- Business interests / nil returns of school staff may be omitted from the published copy unless they are also governors or the Headteacher, in which case they must be included

WITHDRAWING FROM MEETINGS

The general principle is that no-one should be involved in a decision where his or her personal interests may conflict with those of the Local Governing Body or the school:

- The regulations apply to all members of the Local Governing Body and the Headteacher and any others in attendance at meetings.
- If a matter is to be voted upon, then no-one with a pecuniary or business interest should be present when the vote is taken.
- Governors nominated for Chair of Governors must withdraw when the election of Chair is being considered and voted upon. The same principles apply for the election of the Vice-Chair.
- Governors must withdraw where their own appointment, reappointment or removal as a member of the Local Governing Body is under consideration.
- The Headteacher must withdraw from any meeting where their own pay or performance appraisal is under discussion.
- Any governor who is employed to work at the school (other than the Headteacher), must withdraw from a meeting where the pay or performance appraisal of any particular person employed to work at the school is under discussion.
- Any governor who has a child at the school must withdraw from any meeting where the outcome of discussions / decisions could potentially directly affect their child.

An example would be for a parent governor to withdraw from a Pupil Discipline Committee meeting where discussions will concern a child in the same class as the governor's child.

DISCLOSING AN INTEREST AND WITHDRAWING

If a person has any pecuniary or business interest, direct or indirect, in any contract, proposed contract or any other matter under discussion at a meeting or an activity that the school is undertaking, or planning to undertake then they must disclose the fact and:

- Withdraw from a meeting during the consideration or discussion of the matter

An example would be for a governor to withdraw from a selection panel where the governor has disclosed links to a potential candidate

- Not take part in the vote on any question related to the matter
- Not take part in any financial activity connected to the matter

An example would be a school employee with disclosed links to a local coach company not becoming involved in any part of the process of hiring and paying for coaches for school trips.

An example would be a governor with a pecuniary interest in a potential contract not taking part in drawing up the specification and / or tender document

An entry must be recorded in the Specific Events Register each time a withdrawal has occurred.

How to disclose

If the person making the declaration is only one of a number participating in the decision, the declaration must be made to the other participants.

If the person making the declaration is the only person making the decision, the declaration must be made to the Headteacher.

If the person making the declaration is the Headteacher, the declaration must be made to the Chair of Governors.

The declaration must be made in writing unless made at a meeting where official minutes are being taken.

SPECIFIC EVENTS REGISTER

The Local Governing Body will maintain a Specific Events Register; the administration of this is delegated to the Headteacher.

An entry must be made each time an event occurs, each entry should be sequentially numbered and the minimum information that must be recorded includes:

- The date of the event

e.g. date of governor meeting, date an order was raised

- A description of what was disclosed and in what circumstances

e.g. at the Local Governing Body meeting on

- A cross-reference to an entry in the General Interests Register (if applicable)
- Date the entry was made in the Specific Events Register
- The Headteacher or Chair of Governors must sign and date each entry

There may be occasions where participation is unavoidable. In these situations, the risks will be considered by the Chair of Governors (or the whole Local Governing Body if the situation relates to the Chair or the Headteacher) and advice will be sought from the MAT.

An entry will be made in the Special Events Register to record the outcomes of the consideration. The outcome will also be recorded at the next governors' meeting.

WHOLE GOVERNING BODY REVIEWS

The Local Governing Body will review the General Interests Register on an annual basis. The Headteacher will maintain a record to show when the reviews took place.

The General Interest Register will be available at every meeting of the full Local Governing Body; and for committee meetings where appropriate.

NON-COMPLIANCE

The school is potentially at risk of significant damage to its reputation if it fails to maintain accurate, up-to-date General Interests and Specific Events Registers, should anything go wrong and fall into the public domain.

The school's Whistleblowing Policy must be followed where there are concerns that a pecuniary or business interest has not been declared and an individual or their 'immediate family' may have subsequently benefitted.

It is the responsibility of all taking part in meetings and/or activities to ensure that noone with an interest are present.

Any governor failing to reveal information to enable the Local Governing Body to fulfil its responsibilities may be in breach of the Code of Conduct and as a result be bringing the Local Governing Body into disrepute. In such cases the Local Governing Body will consider suspending the governor.

Any member of staff found to be withholding information may be subject to disciplinary action.