

Academy Articles of Association

For use by mainstream, special, 16-19, alternative provision academies and free schools, and studio schools

June 2021

For use by mainstream, special, 16-19, alternative provision, free and studio schools

Contents

Interpretation	6
Academy Trust name and registered office	10
Charitable objects	10
Powers of the Academy Trust	11
Use of income and property	13
Trustees benefiting from indemnity arrangements	14
V¦ັ• c^^• q¦^æ [} æà ^ ^¢] ^} •^• æ} å ¦^•d & a } å ¦o•d & a } • [n benefits and payments	15
Liability of Academy Trust Members	18
Arrangements for Academy Trust property on closure of trust	18
Restrictions on alterations to articles to protect charitable company status	19
Members	19
Rights to remove Members	20
Disqualification and termination of membership	20
Appointing and removing Members	21
Members and the charitable objects	22
Consent to become a Member	22
Member resignation	22
General Meetings	22
Annual General Meeting	22
Arrangements for General Meetings	23
Notice of General Meetings	23
Proceedings at General Meetings	23
Votes of Members	26
Voting by proxy	26
Trustees	28
Appointment of Trustees	29
Parent Trustees	29
Election of Parent Trustees and Parent Local Governors	29

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THE COMPANIES ACT 2006

COMPANY LIMITED BY GUARANTEE

ARTICLES OF ASSOCIATION

OF

WADE DEACON TRUST

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Interpretation

- 1. In these Articles:-

 - b. %GBæå^{ ^ Øaj æ) &aæþ Ÿ^æ+{ ^æ) œ æ&æå^{ a& ^^æb √[m 1st of September to 31st of August of the following year;

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- k. Not used;

m.

- w. %úlā, &ā, æ; Ü^* `|æ;[\ + { ^æ; c@ à[å^ [\] ^\ [} æ]] [ā, c^å æ• c@ Ú \ ā, &ā, æ| Regulator under the Charities Act 2011;
- x. % @ ^ a + { ^ a +
- y. % \(\alpha \) \(\alpha \)
- aa. % [^&æt] ^&æt] } æ Þ^^å•+@e o@ { ^æ] ¾ * •^c[č ¾ •^&t] } 20(1) æ) å
 21(2) of the Children and Families Act 2014;
- bb. %\alpha &@\|+\{ ^a\) \cdot \alpha \cdot \lambda \cdot \alpha \cdot \lambda \dak \cdot \cdot \cdot \alpha \cdot \dak \cdot \cdot \cdot \cdot \cdot \dak \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot \dak \cdot \c
- cc. %@ V¦ c^^•+{ ^æ} c@ åā^&q ¦ [~c@ C&æå^{ ^ V| ` c(æ) å %%| ` c^^+ means any one of those directors), subject to the definition of this term at Article 6.9(b) in relation to Articles 6.22 841.92 reW* nBT/F1 12 Tf1 0 0 1 107.42 298.61

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unless the context requires otherwise, bear the same meaning as in the Companies Act 2006, as appropriate;

- hh. any reference to a statute or statutory provision shall include any statute or statutory provision which replaces or supersedes such statute or statutory provision including any modification or amendment thereto;
- ii. æ) ^ !^-△!^} &^ ([æå[&~{ ^} cà^¾* ±ðf} ^åq¾ &|~å^• à^¾* ^¢^& ¢^å~} å^! hand or seal or by any other method, and in the case of communication in electronic form, such references are to its being authenticated as specified by the Companies Act 2006;

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Powers of the Academy Trust

- 5. In furtherance of the Objects but not further or otherwise the Academy Trust may exercise the following powers:
 - to draw, make, accept, endorse, discount, execute and issue promissory notes, bills, cheques and other instruments, and to operate bank accounts in the name of the Academy Trust;
 - to raise funds and to invite and receive contributions provided that in raising funds the Academy Trust shall not undertake any substantial permanent trading activities and shall conform to any relevant statutory regulations;
 - to acquire, alter, improve and (subject to such consents as may be required by law) to charge or otherwise dispose of property;
 - d. subject to Articles 6.6-6.8A below to employ such staff as are necessary for the proper pursuit of the Objects and to make all reasonable and necessary provision for the payments of pensions and superannuation to staff and their dependants;
 - e. to establish or support, whether financially or otherwise, any charitable companies, trusts, associations or institutions formed for all or any of the Objects;
 - f. to co-operate with other charities, other independent and maintained schools, academies and institutions within the further education sector, voluntary bodies and statutory authorities operating in furtherance of the Objects and to exchange information and advice with them;
 - g. to pay out of funds of the Academy Trust the costs, charges and expenses of and incidental to the formation and registration of the Academy Trust;
 - h. to establish, maintain, carry on, manage and develop the Academies at locations to be determined by the Trustees;
 - i. to offer scholarships, exhibitions, prizes and awards to pupils and students and former pupils and former students, and otherwise to encourage and

- assist the educational attainment of pupils and students and former pupils and former students:
- j. to provide educational facilities and services to students of all ages and the wider community for the public benefit;
- k. to carry out research into the development and application of new techniques in education and to their approach to curriculum development and delivery and to publish the results of such research, and to develop means of benefiting from application of the experience of industry, commerce, other schools, educational institutions and the voluntary sector to the education of pupils and students in academies;
- subject to such consents as may be required by law and/or by any contract entered into by or on behalf of the Academy Trust, to borrow and raise money for the furtherance of the Objects in such manner and on such security as the Academy Trust may think fit;
- m. to deposit or invest any funds of the Academy Trust not immediately required for the furtherance of its Objects (but to invest only after obtaining such advice from a financial expert as the Trustees consider necessary and having regard to the suitability of investments and the need for diversification);
- n. to delegate the management of investments to a financial expert, but only on terms that:
 - i. the investment policy is set down in writing for the financial expert by the Trustees:
 - ii. every transaction is reported promptly to the Trustees;
 - iii. the performance of the investments is reviewed regularly with the Trustees;
 - iv. the Trustees are entitled to cancel the delegation arrangement at any time;

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also a Trustee³ may:

- a. benefit as a beneficiary of the Academy Trust;
- be paid reasonable and proper remuneration for any goods or services supplied to the Academy Trust;
- be paid rent for premises let by the Member to the Academy Trust if the amount of the rent and other terms of the letting are reasonable and proper;
 and
- d. be paid interest on money lent to the Academy Trust at a reasonable and proper rate, such rate not to exceed 2% per annum below the base lending rate of a UK clearing bank selected by the Trustees, or 0.5%, whichever is the higher.

6.2A. The Trustees may only rely upon the authority provided by Article 6.2 to allow a benefit to a Member if each of the following conditions is satisfied:

- a. the remuneration or other sums paid to the Member does not exceed an amount that is reasonable in all the circumstances;
- the Trustees are satisfied that it is in the interests of the Academy Trust to contract with that Member rather than with someone who is not a Member.
 In reaching that decision the Trustees must balance the advantage of contracting with a Member against the disadvantages of doing so; and
- c. the reason for their decision is recorded by the Trustees in the minute book.⁴

Trustees benefiting from indemnity arrangements

6.3 A Trustee may benefit from any indemnity arrangement purchased at the OBash^{ ^ V¦ * or ^¢]^} •^ [; a) ^ as; a) *^{ ^} c*[at |^^å , a; a; a; a) *^{ ^} c*[at |^^å , a; a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a; a) *^{ ^} c*[at |^^å , a; a) *^{ ^} c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a) *^{ ^* } c*[at |^å , a; a) *^{ ^* } c*[at |^å , a) *^{ ^* } c*[at |^\delta , a) *^{ ^* }

³ A Member who is also a Trustee is subject to the restrictions on trustee benefits in articles 6.3 . 6.9.

⁴ This wording largely replicates the procedure for authorising a benefit to Trustees as set out in Article 6.8. Whilst the procedure for authorising a benefit to Trustees is also subject to a statutory framework under the Companies Act 2006, which is not applicable to Members, the Department nonetheless recommends that, in order to aid transparency and ensure good financial governance, this process is followed.

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controls more than 50% of the voting rights attached to the shares; or has the right to appoint one or more directors to the board of the company;

- c. the employment or remuneration of a Trustee includes the engagement or remuneration of any firm or company in which the Trustee is:
 - i. a partner;
 - ii. an employee;
 - iii. a consultant;
 - iv. a director;
 - v. a member; or
 - vi. a shareholder, unless the shares of the company are that of a public company which are listed on a recognised stock exchange and the Trustee holds less than 1% of the issued capital.

Liability of Academy Trust Members

- 7. The liability of the Members of the Academy Trust is limited.
- 8. Every Member of the Academy Trust undertakes to contribute such amount as $\{\hat{a} = \hat{a}^* \mid \hat{a}^* = \hat{a}^*$

Arrangements for Academy Trust property on closure of trust

9. If the Academy Trust is wound up or dissolved and after all its debts and liabilities

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(including any under section 2 of the Academies Act 2010) have been satisfied there remains any property it shall not be paid to or distributed among the Members of the Academy Trust (except for a Member which is itself a charity fulfilling the criteria set out below), but shall be given or transferred to some other charity or charities having objects similar to the Objects which prohibits the distribution of its or their income and property to an extent at least as great as is imposed on the Academy Trust by Article 6 above, chosen by the Members of the Academy Trust at or before the time of dissolution and if that cannot be done then to some other charitable object.

10. Not used.

Restrictions on alterations to articles to protect charitable company status

11. No alteration or addition shall be made to or in the provisions of the Articles which would have the effect: (a) that the Academy Trust would cease to be a company to which section 60 of the Companies Act 2006 applies; or (b) that the Academy Trust would cease to be a charity.

Members

- 12. The Members of the Academy Trust⁵ shall comprise:
 - a. the signatories to the Memorandum (until such time as they cease to be a Member);
 - b. Not used.
 - c. Not used.
 - d. any person appointed under Article 15A,

provided that at any time the minimum number of Members shall not be less than three.

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- i. ceases to exist:
- ii. a resolution or order is made for the Member to be wound up or to enter into administration;
- iii. enters into any arrangement or composition with its creditors; or
- iv. becomes insolvent;
- d. that Member has been convicted of a Serious Criminal Offence:
- e. that Member has not provided to the Chair a criminal records certificate at an enhanced disclosure level under section 113B of the Police Act 1997 or if such a certificate discloses information which the Chair considers would make that Member unsuitable for their role. If a dispute arises as to whether the Member should be disqualified, a referral shall be made to the Secretary of State to determine the matter. The determination of the Secretary of State shall be final:
 - f. that Member refuses to consent to any checks required by the Secretary of State under the provisions of the Funding Agreement or otherwise;
 - g. that Member is found to be unsuitable to be a Member by the Secretary of
 State under the provisions of the Funding Agreement;
 - h. that Member is employed by the Academy Trust;
 - i. that Member would be disqualified from being a Trustee of this Academy
 Trust for any other reason, regardless of whether they are also a Trustee.

15AA. Where, by virtue of these Articles a person becomes disqualified from holding, or continuing to hold office as a Member; and they are, or are proposed, to become such a Member, they shall upon becoming so disqualified give written notice of that fact to the Governance Professional.

Appointing and removing Members

15A. The Members may agree by passing a special resolution to appoint such additional Members as they think fit.

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be present in person at the meeting and shall be counted in a quorum and entitled to vote. A meeting shall be deemed to take place where the largest group of those participating is assembled or, if there is no group which is larger than any other group, where the chair of the meeting is located at that time.

- 24. If a quorum is not present within half an hour from the time appointed for the meeting, or if during a meeting a quorum ceases to be present, the meeting shall stand adjourned to the same day in the next week at the same time and place or to such time and place as the Trustees may determine.
- 25. The Members present and entitled to vote at the meeting shall elect by ordinary resolution one of their number to be the chair and such election shall be binding on all Members and Trustees present at the meeting.
- 26. Not used.
- 27. A Trustee shall, notwithstanding that they are not a Member, be entitled to attend and speak at any General Meeting or Annual General Meeting.
- 29. A resolution put to the vote of the meeting shall be decided on a show of hands unless before, or on the declaration of the result of the show of hands, a poll is duly demanded. Subject to the provisions of the Companies Act 2006, a poll may be demanded:
 - a. by the chair; or
 - b. by at least two Members having the right to vote at the meeting; or

- c. by a Member or Members representing not less than one-tenth of the total voting rights of all the Members having the right to vote at the meeting.
- 30. Unless a poll is duly demanded a declaration by the chair that a resolution has been carried or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.
- 31. The demand for a poll may be withdrawn, before the poll is taken, but only with the consent of the chair. The withdrawal of a demand for a poll shall not invalidate the result of a show of hands declared before the demand for the poll was made.
- 32. A poll shall be taken as the chair directs and they may appoint scrutineers (who need not be Members) and fix a time, date and place for declaring the results. The result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 33. A poll demanded on the election of the chair or on a question of adjournment shall

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resolution may consist of several instruments in the like form each agreed by one or more Members.

Votes of Members

- 36. On the show of hands every Member present in person shall have one vote. On a poll every Member present in person or by proxy shall have one vote.
- 37. Not used.
- 38. No Member shall be entitled to vote at any General Meeting unless all moneys then payable by them to the Academy Trust have been paid.
- 39. No objections shall be raised to the qualification of any person to vote at any General Meeting except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the chair whose decision shall be final and conclusive.

Voting by proxy

40. An instrument appointing a proxy shall be in writing, signed by or on behalf of the appointer and shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the Trustees may approve):

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41. Where it is desired to afford Members an opportunity of instructing the proxy how they shall act the instrument appointing a proxy shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the Trustees may approve):

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This form is to be used in respect of the resolutions mentioned below as follows:

Resolution No. 1 *for * against

Resolution No. 2 *for * against.

Strike out whichever is not desired.

Unless otherwise instructed, the proxy may vote as they think fit or abstain from voting.

Signed on 20Ž á+

- 42. The instrument appointing a proxy and any authority under which it is signed or a copy of such authority certified by a notary or in some other way approved by the Trustees may:
 - a. be deposited at the Office or at such other place within the United Kingdom as is specified in the notice convening the meeting or in any instrument of proxy sent out by the Academy Trust in relation to the meeting not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote; or
 - in the case of a poll taken more than 48 hours after it is demanded, be
 deposited as aforesaid after the poll has been demanded and not less than
 24 hours before the time appointed for the taking of the poll; or
 - c. where the poll is not taken forthwith but is taken not more than 48 hours

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- 48. The first Trustees shall be those persons named in the statement delivered pursuant to sections 9 and 12 of the Companies Act 2006.
- 49. Future Trustees shall be appointed or elected, as the case may be, under these Articles. Where it is not possible for such a Trustee to be appointed or elected due to the fact that an Academy has not yet been established, then the relevant Article or part thereof shall not apply.

Appointment of Trustees

- 50. The Members may appoint by ordinary resolution up to 12 Trustees.
- 50A. Not used.
- 50B. The total number of Trustees including the Chief Executive Officer if they so choose to act as Trustee under Article 57 who are employees of the Academy Trust shall not exceed one third of the total number of Trustees.⁶
- 51. Not used.
- 52. Not used.

Parent Trustees

53. In circumstances where the Trustees have not appointed Local Governing Bodies in respect of the Academies as envisaged in Article 100a or if no provision is made for at least two Parent Local Governors on each established Local Governing Body pursuant to Article 101A there shall be a minimum of two Parent Trustees and otherwise such number as the Members shall decide who shall be appointed or elected in accordance with Articles 54(n)-3(t)-3(t)8(o)-3()] TETQq0.000008871 0 595.32 841.92 reW* nBT/18 237.77 Tm0m

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least three Trustees will remain in office when the notice of resignation is to take effect).

- 66. A Trustee may be removed by the person or persons who appointed or elected them, or otherwise by ordinary resolution of the Members in accordance with the Companies Act 2006.
- 67. Either the Trustee resigning, or those removing the Trustee shall give written notice thereof to the Governance Professional.

Disqualification of Trustees

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required by the Chief Executive Officer and the Principals for the internal organisation, management and control of the Academies(including the implementation of all policies approved by the Trustees and for the direction of the teaching and curriculum at the Academies).

Meetings of the Trustees

Proceedings at Trustee meetings

- 108. Subject to these Articles, the Trustees may regulate their proceedings as they think fit.
- 109. The Trustees shall hold at least three meetings in every school year. Meetings of the Trustees shall be convened by the Governance Professional. In exercising the functions under this Article the Governance Professional shall comply with any direction:
 - a. given by the Trustees; or
 - b. given by the Chair, or in their absence, the Vice-Chair, so far as such direction is not inconsistent with any direction given as mentioned in (a).
- 110. Any three Trustees may, by notice in writing given to the Governance Professional, requisition a meeting of the Trustees; and it shall be the duty of the Governance Professional to convene such a meeting as soon as is reasonably practicable.
- 111. Each Trustee shall be given at least seven clear days before the date of a meeting:
 - a. notice in writing thereof by the Governance Professional, and sent to each
 Trustee at the address provided by each Trustee from time to time; and
 - b. a copy of the agenda for the meeting,

provided that where the Chair or, in their absence, the Vice-Chair, so determines on the ground that there are matters demanding urgent consideration, it shall be sufficient if the written notice of a meeting, and the copy of the agenda thereof are given within such shorter period as they direct.

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- 118. The Trustees may act notwithstanding any vacancies in their number, but, if the numbers of Trustees is less than the number fixed as the quorum, the continuing Trustees may act only for the purpose of filling vacancies or of calling a General Meeting.
- 119. The quorum for the purposes of:
 - a. any vote on the removal of a Trustee in accordance with Article 66; and
 - b. any vote on the removal of the Chair of the Trustees in accordance with Article 90,

shall be any two-thirds (rounded up to a whole number) of the persons who are at the time Trustees present at the meeting and entitled to vote on those respective matters.

Voting at Trustee meetings

120. Subject to these Articles, every question to be decided at a meeting of G[(Tr)4(u)-3(ste)-5(e)-3

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of the Academy Trust to be a patron of the Academy Trust or to hold any honorary office and may determine for what period they are to hold such office.

The seal

128. The seal, if any, shall only be used by the authority of the Trustees or of a committee of Trustees authorised by the Trustees. The Trustees may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a Trustee and by the Governance Professional or by a second Trustee.

Accounts

129. Accounts shall be prepared in accordance with the relevant statement of recommended practice published by the Charity Commission from time to time (the %Statement of Recommended Practice+) æ ã-c@ OBæå^{ ^ V| ^ •c, æ æ}[}-exempt charity, and Parts 15 and 16 of the Companies Act 2006, and the Academy Trust shall file these with the Secretary of State and the Principal Regulator by 31 December each Academy Financial Year.

Annual Report

130. The Trustees shall prepare the Annual Report in accordance with the Statement of Recommended Practice as if the Academy Trust was a non-exempt charity and shall file this with the Secretary of State and the Principal Regulator by 31 December each Academy Financial Year.

Confirmation statement

131. The Trustees shall comply with their obligations under Part 24 of the Companies Act 2006 (or any statutory re-enactment or modification of that Act) with regard to the preparation and delivery of a confirmation statement to the Registrar of Companies.

Notices

132. Any notice to be given to or by any person pursuant to the Articles (other than a notice calling a meeting of the Trustees) shall be in writing, which includes being given using electronic communications to an address for the time being notified for that

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Rules

- 137. The Trustees may make such rules or bye laws as they may deem necessary or expedient or convenient for the proper conduct and management of the Academy Trust including, but not limited to, how they take decisions, including the procedure at meetings, and the means of recording and communicating such rules to Trustees and Members, insofar as such rules are not already regulated by the Articles.
- 138. The Academy Trust in general meetings shall have

- a Trustee they shall be deemed to have immediately resigned their membership and/or resigned from their office as a Trustee as the case may be.
- 143. If at any time the number of Trustees or Members who are also Local Authority Associated Persons would (but for Articles 139 to 142 inclusive) represent 20% or more of the total number of Trustees or Members (as the case may be) then a sufficient number of the Trustees or Members (as the case may be) who are Local Authority Associated Persons shall be deemed to have resigned as Trustees or Members (as the case may be) immediately before the occurrence of such an event to ensure that at all times the number of such Trustees or Members (as the case may be) is never equal to or greater than 20% of the total number of Trustees or Members (as the case may be).

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