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Foreword by Lord Nash

I recognise the dedication of the hundreds of thousands of volunteers who serve as school governors. They invest a huge amount of good-will and hard work in our education system. My priority is to make sure that all their hard work pays off. This means focusing their efforts on what really matters – improving education for every child at their school. I want to make it easier for governors to do a good job. I want to be clear about the role we expect them to play. I want to strip away unnecessary rules and regulations and make sure governing bodies understand their legal duties.

The significance of governing bodies’ role has in the past been under-valued. Governing bodies are the key strategic decision makers and vision setters in every school and academy. They are also a key part of the overall system for school accountability. Governing bodies have a vital role to play in driving up school and pupil performance and ensuring that resources are used well to give every child the best possible education. I want all governing bodies to focus ruthlessly on these core strategic functions, and avoid getting distracted by matters that are more peripheral.

The education system is changing rapidly and school governance needs to change too to play its part. My ambition is that every school has a dynamic governing body. That means one that understands its responsibilities and is focused tightly on its core strategic functions. One that is no bigger than it needs to be with all governors actively contributing relevant skills and experience. One that operates efficiently and effectively through appropriate structures and procedures. The government’s role is to put in place the framework to enable this to happen.

I welcome Ofsted’s explicit approach to governance. I believe that a clear and robust system of accountability is as vital to driving up the quality of governing bodies as it is to driving improvement in the quality of the schools they govern. The inspection framework is shining a light on the effectiveness and impact of governing bodies in raising standards of education. Where inspectors recommend an external review of governance it is crucial that this leads to rapid and lasting improvement in the effectiveness of the governing body.

I want all governing bodies to feel confident to provide strong strategic leadership and to hold their school leaders to account. Empowered governing bodies need transparent data on the performance and finances of the schools they govern.

This Handbook distils and sets out clearly the essential information that all governors need about their duties and responsibilities. I hope this helps governors to be confident in their vital role.

John Nash
Parliamentary Under Secretary of State for Schools
Section 1 - The role of governing bodies

1.1 About this Handbook

This Handbook is for governors, headteachers and governing body clerks in both maintained schools and academies. It provides three levels of progressively more detailed information:

- Section 1 outlines the core role and functions of school governing bodies, all governors should read this section;
- Sections 2 to 8 summarise all of the specific legal duties on governing bodies – providing a first point of reference for those with a specific area of interest; and
- Further reading signposted from within each section provides more detailed information on the legal duties of governing bodies and any supporting guidance or resources.

References to academies should be taken to include free schools, university technical colleges (UTCs) and studio schools. Unless otherwise stated, references to the governing body should be taken to refer to the entity within a maintained school or academy that is responsible for exercising governance functions – which in the case of multi-academy trusts (MATs) may be the academy trust board, a local governing body, or a sub-committee responsible for discharging governance functions. Likewise, references to governors should be taken to mean whoever is responsible for fulfilling governance functions. When specific reference is made to particular governance roles in an academy context the term ‘trustee’ will be used for those on the board of the trust and ‘local governor’ for those on a local governing body. References to headteachers should be taken to include academy principals. The Handbook does not apply directly to pupil referral units, sixth-form colleges and general further education colleges though they may find its general principles helpful.

While this Handbook explains what governing bodies typically need to do to be effective it does not cover how they should operate. The Department for Education (“the department”) want governing bodies and those that represent them to define good practice. Case studies of good practice are available via the website of the National College for Teaching and Leadership (NCTL) and from many other organisations.

All of the legislation quoted within this document is available to view on legislation.gov.uk. The department has published a list of additional resources and sources of further information alongside this Handbook.
1.2 Governing bodies’ core functions

The department has high expectations of governing bodies. They are the strategic leaders of our schools and have a vital role to play in making sure every child gets the best possible education. For maintained schools this is reflected in the law, which states that the purpose of maintained school governing bodies is to ‘*conduct the school with a view to promoting high standards of educational achievement at the school*’\(^1\).

In all types of schools, governing bodies should have a strong focus on three core strategic functions:

a. **Ensuring clarity of vision, ethos and strategic direction**;

b. **Holding the headteacher to account for the educational performance of the school and its pupils, and the performance management of staff**; and

c. **Overseeing the financial performance of the school and making sure its money is well spent**.

These functions are reflected in regulations for maintained schools\(^2\) and in the criteria Ofsted inspectors use to judge the effectiveness of governance in both maintained schools and academies. They are also discussed further in *departmental advice* on the *School Governance (Roles, Procedures and Allowances) Regulations 2013*.

Some governing bodies of maintained schools, and all academy boards of trustees, have additional functions and responsibilities. Depending on the category of school, they may own land, act as employers, admission authorities, or boards of charitable trustees and company directors. Their functions are shown in the table below:

<table>
<thead>
<tr>
<th></th>
<th>Voluntary-controlled</th>
<th>Voluntary-aided</th>
<th>Community</th>
<th>Foundation Trust</th>
<th>Academy / free school</th>
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<tbody>
<tr>
<td>Admissions authority</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Employer of staff</td>
<td>No(^a)</td>
<td>Yes</td>
<td>No(^a)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Owner of land and buildings</td>
<td>No(^b)</td>
<td>No(^c)</td>
<td>No</td>
<td>Yes (usually)(^d)</td>
<td>No(^c)</td>
</tr>
<tr>
<td>Revenue funding</td>
<td>Local Authority</td>
<td>Local Authority</td>
<td>Local Authority</td>
<td>Local Authority</td>
<td>Local Authority</td>
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<tr>
<td>Charitable Status</td>
<td>Exempt charity(^a)</td>
<td>Exempt charity(^a)</td>
<td>No</td>
<td>Exempt charity(^a)</td>
<td>No</td>
</tr>
</tbody>
</table>

\(^a\) While the local authority employs staff, the governing body undertakes employer responsibilities

\(^b\) In most cases the charitable foundation owns some or all of the land

\(^c\) Usually a charitable foundation owns the land and buildings

\(^d\) With a foundation - land and buildings are usually owned by a charitable foundation. Without a foundation - the governing body owns the land and buildings

\(^a\) An exempt charity is one that is not regulated by, and cannot register with, the Charity Commission

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1 Section 21(2) of the Education Act 2002.

This amounts to a demanding role for governing bodies. Evidence suggests that those that deliver it well do so by:

- understanding their strategic role – building a productive and supportive relationship with the headteacher while holding them to account for school performance and taking hard strategic decisions in the light of objective data;
- ensuring governors have the necessary skills and commitment, including to challenge the school to bring about improvement and hold leaders to account for performance;
- appointing an effective chair to lead and manage the governing body – guidance on the crucial role of the chair of governors, developed jointly with the National Governors’ Association (NGA), is available on the NCTL website. The NGA have also developed the Chair’s Handbook, a guide for chairs and aspiring chairs of governing bodies (there is a charge for this publication);
- appointing a high quality clerk to advise them on the nature of their functions and duties and ensure the governing body operates efficiently and effectively;
- evaluating their performance regularly in the light of Ofsted expectations and other good practice and making changes as necessary to improve their effectiveness; and
- governing more than one school, as in a MAT or maintained school federation, to develop a more strategic perspective and create more robust accountability through the ability to compare and contrast across schools.

Effective governing bodies also think carefully about how they are organised. This includes thinking about whether and how to use their powers to delegate functions and decisions to committees or individual governors. Governing bodies may decide to task individual governors to take an interest in a specific area, such as SEN, safeguarding or health and safety, but there is no legal requirement for either maintained schools or academies to do so. There are many different models and governing bodies are best placed to decide for themselves what will work best in their own circumstances. It is the overall governing body, however, that in all cases remains accountable in law, to Ofsted and to the local community for the exercise of its functions. The department expects every governing body to focus strongly on its core functions and to retain oversight of them.

It is essential that governing bodies recruit and develop governors with the skills to deliver their core functions effectively. However, it is equally important to emphasise that the skills required are those to oversee the success of the school, not to do the school’s job for it. For example, a governor with financial expertise should use their skills to scrutinise the school’s accounts, not to help prepare them. If a governor does possess skills that the school wishes to utilise on a pro bono basis, then it is important that this is considered voluntary work and not governance, and steps should be taken to ensure that this does not blur lines of accountability.
This Handbook explains where maintained school governing bodies cannot by law delegate functions or decisions to individual governors or the headteacher. Academy trusts are free to decide for themselves what they delegate, including in the case of MATs, to any local governing bodies.

1.3 Setting vision, ethos and strategic direction

Governing bodies are the key strategic decision-making body of every school. It is their role to set the school’s strategic framework and to ensure all statutory duties are met.

The governing body should ensure that the school has a medium to long-term vision for its future – which it may be helpful to articulate in a specific written vision statement. The governing body should also ensure that there is a robust strategy in place for achieving its vision. This strategy should address the fundamental questions of ‘where are we now?’, ‘where do we want to be?’, and ‘how are we going to get there?’. This includes considering the type of school which would offer the best opportunities for achieving future aims.

The strategy should provide a robust framework for setting priorities, creating accountability and monitoring progress in realising the school’s vision. The strategy should include SMART\(^3\) targets and key performance indicators (KPIs). The focus should be on significant strategic challenges and opportunities for school improvement. Avoiding unnecessary detail and peripheral issues will prevent the governing body’s attention being spread too thinly and help create a practical and powerful tool for facilitating its core business. Additional detail, such as those things needed to deliver the headline KPIs, may be recorded in a separate more detailed plan maintained by the headteacher.

The governing body should set and safeguard a school ethos of high expectations of everyone in the school community. This includes high expectations for the behaviour, progress and attainment of all pupils in the school, and for the conduct and professionalism of both staff and governors.

Foundation governors, such as those appointed by a church or diocese, have a specific role in preserving and developing the ethos of the school, including any religious character. They must also ensure the school is conducted in accordance with the foundation’s governing documents, including any trust deed relating to the school.

Every effort should be made to ensure the school’s ethos promotes the fundamental British values of democracy, the rule of law, individual liberty, and mutual respect and tolerance for those with different faiths and beliefs; and encourage students to respect other people, with particular regard to the protected characteristics set out in the Equality Act.

\(^3\) Specific, Measurable, Attainable, Realistic, Timed.
The governing body should ensure that this ethos is reflected and implemented effectively in school policy and practice and that there are effective risk assessments in place to safeguard and promote students’ welfare. The department has produced advice for maintained schools on the spiritual, moral, social and cultural development of pupils, which includes references to promoting British Values.

While it is essential to build a strong and cohesive non-executive team, the most robust governing bodies welcome and thrive on having a sufficiently diverse range of viewpoints, such that open debate leads to good decisions in the interests of the whole school community. Notwithstanding the role of foundation governors in a faith-designated school, governing bodies should be alert to the risk of becoming dominated by one particular mind-set or strand of opinion, whether related to faith or otherwise.

Governing bodies are able to suspend a governor for acting in a way that is contrary to the ethos of the school. This would include undermining fundamental British values. Governing bodies, and other appointing bodies, should move to suspend and potentially remove from office any governor acting in this manner.

### 1.4 Holding the headteacher to account

Governing bodies should work to support and strengthen the leadership of the headteacher, and hold them to account for the day-to-day running of the school, including the performance management of teachers. Governing bodies should play a strategic role, and avoid routine involvement in operational matters. It should focus strongly on holding the headteacher to account for exercising his/her professional judgement in these matters and all of their other duties.

However, since the governing body is responsible in law for the school, it may need to intervene in operational matters if a circumstance arises where, because of the actions or inactions of the headteacher, the school may be in breach of a duty if the governing body did not intervene. Having advised the governing body, the headteacher must comply with any reasonable direction given by it.

The NCTL have published their Headteacher Performance: Effective Management research, following a nine-month study, which investigated how school governing bodies effectively appraise and performance manage their headteacher. The study seeks to address any gaps in knowledge by identifying and exploring further the nature of effective performance management and appraisal of headteachers in maintained schools and academies in England.

The relationship between the governing body and headteacher is discussed further in departmental advice on the Roles, Procedures and Allowances Regulations 2013.
1.4.1 Appointing a headteacher

One of the most significant decisions a governing body makes is the selection and appointment of a headteacher. It is essential that a governing body follow up references to speak directly to those able to identify the true strengths and weaknesses of each candidate and seek advice and support as necessary to ensure it makes the best possible decision. ‘A guide to selecting and recruiting a new headteacher’, developed jointly with the NGA, is available on GOV.UK.

Further information on appointing a headteacher and staff in general is available in Section 5 of this handbook.

1.4.2 Asking the right questions

Effective governing bodies hold their headteacher and other senior school leaders to account for improving school performance by asking the right questions. This might include asking:

- Which groups of pupils are the highest and lowest performing, and why? Does the governing body have credible plans for addressing underperformance or less than expected progress? How will the governing body know that things are improving?

- Which year groups or subjects get the best and worst results and why? How does this relate to the quality of teaching across the school? What is the strategy for improving the areas of weakest performance?

- How is the school going to raise standards for all children, including the most and least able, those with special educational needs, those receiving free school meals, boys and girls, those of a particular ethnicity, and any who are currently underachieving?

- Have governing body decisions been made with reference to external evidence, for example, has the Education Endowment Foundation (EEF) Toolkit been used to determine Pupil Premium spending decisions? How will the governing body know if its approach is working? Will the impact of decisions and interventions be monitored and supported, using appropriate tools such as the EEF DIY Evaluation Guide?

- Does the school have the right staff and the right development and reward arrangements?

- What is the school’s approach to implementation of pay reform and performance related pay? If appropriate, is it compliant with the most up to date version of the School Teachers’ Pay and Conditions Document?

- Is this a happy school with a positive learning culture? What is the school’s record on attendance, behaviour and bullying? Are safeguarding procedures securely in place? What is the governing body doing to address any current issues, and how will it know if it is working?
• How good is the school’s wider offer to pupils? Is the school offering a good range of sports, arts and voluntary activities? Is school food healthy and popular? Annex A of ‘Cultural Education - a summary of programmes and opportunities’ outlines the minimum levels of cultural activities which pupils should have experienced through school by age.

• Does the school listen to the views of pupils and parents?

The NGA has also published ‘Knowing your School – Questions for the Governing Body to ask’ (content available for NGA members only).

The Wellcome Trust has also recently launched ‘Questions for Governors’, as a framework to facilitate discussions between governors and secondary school leaders on STEM subjects.

1.4.3 The importance of objective data

A governing body must have good, timely data if it is to know the questions it needs to ask to provide challenge, strengthen the school leadership, and answer any questions asked of the governing body itself.

Many governors may not be familiar with looking at and understanding data. There is a large volume of data available. It is essential that every governing body have at least one governor with the skills to understand and interpret the full detail of the financial and performance data available. These governors should make sure that the wider governing body has a correct understanding of the school’s performance and finances. They should identify from the data the issues that most need to be discussed. Other governors should learn from them and undertake any available training opportunities to improve their confidence and skills in looking at data. While governing bodies may decide to establish a committee to look in detail at performance data, all governors should be able to engage fully with discussions about the performance of their school.

It is the headteacher’s job (and in maintained schools it is their legal duty) to give their governing body all the information it needs to do its job well. This means they should help the governing body access the data published by the department and Ofsted. They should also provide regularly whatever management information the governing body requires to monitor different aspects of life in the school throughout the year. In particular, a governing body will need to see information relating to the priorities it has identified for improvement. This might include data on:

• pupil learning and progress;

________________________

4 Science, Technology, Engineering and Mathematics.
5 Section 30 of the Education Act 2002.
- pupil applications, admissions, attendance and exclusions;
- staff absence, recruitment, retention, morale and performance; and
- the quality of teaching.

The governing body, not the headteacher, should determine the scope and format of headteacher’s termly reports. This will mean that it receives the information it needs in a format that enables it to stay focused on its core strategic functions and not get distracted or overwhelmed by information of secondary importance.

The headteacher and school should not be the only source of information for the governing body. That would make it hard to hold the headteacher to account properly. Governors need to make sure that at least once a year they see objective data from other sources so that they can feel empowered to ask pertinent and searching questions. A governing body can get annual performance data direct from a number of sources.

### 1.4.4 Sources of data

#### Ofsted’s school performance dashboard

Ofsted has published short reports for schools in England to explain the school’s performance in a clear and simple way. The reports cover pupils’ attainment and progress in core subjects, their attendance, and how well the school is doing for its disadvantaged pupils. They show how well schools are performing compared to national averages and compared to similar schools – those whose pupils had similar attainment when they entered the school. Reports are available at key stages 1, 2 and 4. Key stage 5 reports are being developed and will be available later this academic year.

Governors who are not accustomed to looking at performance data will find these reports an easy way to understand whether and how their school needs to improve; the reports help governors to raise questions. The department’s school and college performance tables and RAISEonline provide detailed information that will help governors scrutinise any issues they find.

#### School and college performance tables

The department collects data about schools and publishes it in performance tables for everyone to see on GOV.UK. This helps to ensure that there is sufficient transparency and public accountability for school performance.

The performance tables provide information on pupil attainment and progress, school finances, pupil absence and school workforce. They also contain the most recent overall Ofsted judgement on each school and a link to inspection reports.

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6 Reporting and Analysis for Improvement through school Self-Evaluation
Governors can use performance tables to compare their own school with other local or similar schools to see:

- how well their school is doing against a range of performance measures – including each of the department’s ‘floor standard’ measures on attainment and progress;
- how well a primary school is doing at key stage 2 in reading; writing; grammar, punctuation and spelling; and mathematics;
- how well a secondary school is doing at key stage 4 in terms of the number of pupils achieving 5A*-C (or equivalents) including English and mathematics GCSEs, and percentage of pupils achieving 5+ A*-G grade GCSEs (or equivalent);
- how well a sixth-form is doing in A levels and other level 3 qualifications;
- how attainment and progress compares between different groups of pupils, including disadvantaged pupils, those with English as an Additional Language (EAL), and ‘non-mobile’ pupils (i.e. those who have been in the school throughout each of the last two years);
- how the school spends its money, shown as £ per pupil to allow comparison between schools of different size; and
- information about people who work at the school, including the number of teachers, teaching assistants, support workers; their average salaries; and the ratio of teachers to pupils.

**RAISEonline**

**RAISEonline** is a secure web-based system available to governors, schools, and local authorities. Ofsted inspectors also use it to inform their inspections. The system uses the data collected for the department’s performance tables, but provides a more detailed analysis. RAISEonline reports use tables, graphs and charts to show the attainment and progress of the school and a wide range of different pupil groups.

RAISEonline includes data on pupil attainment, progress, absence, and exclusions. It provides an analysis of the characteristics of pupils, such as their ethnic mix, special educational needs, and level of deprivation. All data are compared to the relevant national average. RAISEonline highlights key strengths and weaknesses. It shows clearly where a difference from the national average is large enough to say with confidence that it is not there by chance, but due to a genuine difference at the school.

The RAISEonline summary report signposts the data that governors may want to focus on as their starting point for understanding their school’s performance. The summary report does not contain any named pupil data.
**Legislation**\(^7\) ensures that all governors are entitled to access the RAISEonline system for their school, but it is up to the headteacher or the school’s RAISEonline administrator to determine what level of data it wants to share. The school’s administrator can provide them with a ‘governor’ account, which allows access to the RAISEonline summary report only. Schools are not required to provide access to the interactive data contained within the RAISEonline system. Some schools may do so by giving governors a ‘school’ user account. A summary of access rights is available in the RAISEonline library in the ‘Frequently asked questions’ folder.

Governors who lead on understanding and scrutinising attainment data should see and analyse the full RAISEonline summary report. For other governors, less detail may suffice but it is important that all governors see some form of summary of key RAISEonline data for their school, and are able to identify the strengths and weaknesses of the school.

Governors can use RAISEonline to look into their school’s performance. They can look at the high-level figures. They can also drill down for example into the performance of different pupil groups. In particular, governors can use it to identify priorities for improvement in the light of:

- the attainment of different groups of pupils and in different subjects, and how this compares to national ‘floor standards’ for key stage 2 and key stage 4;
- the progress made by different groups of pupils and in different subjects, and how this compares to ‘expected progress’ measures; and
- the progress made by pupils compared to all pupils nationally and pupils with similar prior attainment.

The NGA has published guides to help governors get the most out of the data in RAISEonline. NCTL launched free training workshops for governors on RAISEonline in 2014.

**Other data sources**

In addition to the government data sources outlined above, there is a growing range of products from third parties that aim to meet the data needs of governing bodies. Many of these draw, at least in part, on the department’s data. Bearing in mind that RAISEonline contains the data that Ofsted inspectors use, it is for governing bodies to choose which works best for them. Options include products developed by some local authorities as well as organisations such as the Fischer Family Trust.

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\(^7\) Regulation 3(5)(e) of The Education (Individual Pupil Information) (Prescribed Persons) (England) Regulations 2009.
School visits
Governors need to know their school, if accountability is going to be robust and their vision for the school is to be achieved. Many governors find that visiting, particularly during the day, is a helpful way to find out more about the school. Through pre-arranged visits that have a clear focus, governors can see whether the school is implementing the policies and improvement plans they have signed off and how they are working in practice. Visits also provide an opportunity to talk with pupils, staff and parents to gather their views.

Governors are not inspectors and it is not their role to assess the quality or method of teaching or extent of learning. They are also not school managers and should make sure they do not interfere in the day-to-day running of the school. Both are the role of the headteacher. If governors wish to spend time within a classroom, they need to be very clear why they are doing so.

‘Need to know’ timeline
At the start of each term (January, April and September), the department produces a package of communications designed for schools. The package, called ‘Need to Know’ is available on GOV.UK. It contains everything schools need to help them plan and implement forthcoming changes during the academic year and where possible, beyond. Set out in two timelines, one containing statutory information and legal requirements, and the other containing useful information. Both timelines are broken down by term, to help schools see at a glance what is coming up, and plan accordingly. The timelines also include a key so that schools are clear about whether specific legislation applies to their type of institution.

1.5 Overseeing financial performance
Governors are responsible for making sure their school's money is well spent. They should do this by ensuring they have at least one governor with specific, relevant skills and experience of financial matters who can raise questions such as:

- Are we allocating our resources in line with our strategic priorities?
- Are we making full use of all our assets and efficient use of all our financial resources?
- Are other schools buying things cheaper or getting better results with less spending per pupil?
- How can we get better value for money from our budget?

The department provides a range of financial information about maintained schools and academies. Governors can use this information to compare spending against that of similar schools. Benchmarking financial information in this way helps governors to question whether resources could be used more efficiently. For example:
• If the cost of energy seems high compared to similar schools, are there opportunities for investment in energy-saving devices to reduce the cost?
• If spend on learning resources seems high compared to similar schools, are there opportunities for collaborating with other local schools to bring costs down?

Financial requirements on academy trusts are set out in the Education Funding Agency’s (EFA) ‘Academies Financial Handbook’ and in their funding agreement. Academies and their auditors should also read the ‘Academies Accounts Direction’, when preparing and auditing annual reports and financial statements.

There is a wide range of information sources and tools available to help schools secure the best value for money. Further guidance and links to organisations that are able to provide support, are available on GOV.UK.

1.6 The role of academy trustees

As trustees of a charity, academy trustees must comply with the following duties:

• compliance – they must ensure that the charity’s resources are used for the charitable purpose and that the charity complies with the law and its governing document i.e. the articles of association.

• care – they should take reasonable care in their work. In practice, it simply means ensuring that the academy trust is managed efficiently and effectively. It also means considering the need for professional advice on matters where there may be material risk to the charity.

• prudence – they must act responsibly, making sure that the academy trust’s assets are protected and used for the benefit of the charity. The trustees must make sure that the academy trust is solvent and keeps appropriate financial records. These requirements are reflected in the funding agreement and the Academies Financial Handbook.

More information on the role of a charity trustee is available on the Charity Commission’s website (CC3).

Academy trustees should also be aware of their statutory duties as company directors, which are set out in sections 170 to 177 of the Companies Act 2006. In practical terms, all trustees need to be familiar with their academy’s articles of association as well as their statutory duties under the Companies Act, which comprise the duties to:

• act within their powers;
• promote the success of the company;
• exercise independent judgment;
• exercise reasonable care, skill and diligence;
• avoid conflicts of interest;
• not to accept benefits from third parties; and
• declare any interest in proposed transactions or arrangements.

The duties of a company director and charitable trustee should not put anyone off from serving as an academy trustee as the core duties of the role are very similar to those of a maintained school governor.

1.7 Accountability of governing bodies

The government values every person who volunteers to help improve their school by being a governor. How well a governing body does its job has a real impact on the success of a school. Therefore, although they are made up of volunteers, governing bodies cannot afford to be amateur and must be accountable for their effectiveness.

Governors’ first line of accountability is to parents and the wider school and local community. They can use performance data from the department and Ofsted to see how their school is doing.

Governors should be mindful that in exercising governing body functions, and as required in maintained schools by legislation, they must act with integrity, objectivity and honesty and in the best interests of the school; and be open about the decisions they make and the actions they take and be prepared to explain their decisions and actions to interested parties.

Similarly, governors should be aware of and accept the seven principles of public life, as set out by Lord Nolan and applying to anyone, locally and nationally, who is elected or appointed as a public office-holder. They are selflessness, integrity, objectivity, accountability, openness, honesty and leadership.

Section 7.6.3 of this handbook outlines the department’s expectations about conflicts of interest with regard to finances and payments for services, but conflicts of interest may also arise where an individual’s personal or family interests and/or loyalties conflict with those of the governing body. This might happen when a governor has come onto the governing body as an elected or appointed member of a particular group e.g. a local authority/foundation/parent/staff governor. This situation may possibly cause the governor to think that they should act in the interests of the group that nominated them. Such conflicts can inhibit free discussion, result in decisions or actions that are not in the interests of the governing body or risk giving the impression that the governing body has acted improperly. In all circumstances, a governor has an obligation to act in the best interests of the school, and in accordance with the governing body’s code of conduct.

Section 7.6.3

8 The School Governance (Roles, Procedures and Allowances) (England) Regulations 2013
In the interests of transparency, all schools and academies should publish, including on their website, up to date details of the structure of the governing body and any committees, together with the names of their governors and their particular roles and responsibilities within that structure. They should also publish an annual statement setting out the key issues that have been faced and addressed by the governing body over the last year, including an assessment of the impact of the governing body on the school. For academies, these details of their governance arrangements must also be provided within the governance statement of their published annual accounts.

Under the local authority’s Scheme for Financing Schools, governing bodies should already be maintaining a register of interests and it is the expectation of the department that they do so. For academies, the latest edition of the Academies Financial Handbook requires them to publish the register.

In terms of scope, the register should set out the relevant business interests of governors and details of any other educational establishments that they govern. The register should also set out any relationships between school staff and members of the governing body such as spouses or relatives.

Independent inspection plays a vital regulatory role and underpins the department’s accountability framework for education. Ofsted is independent, impartial and aims to promote improvement in the schools it inspects and regulates. Every week Ofsted carries out hundreds of inspections and regulatory visits and publishes the results on its website.

To check that governing bodies are ensuring good use of money, local authorities will look at the finances of maintained schools; the EFA and independent auditors will look at academies.

Accountability is discussed further in section 7, and the department’s ‘Accountability Statement’ explains the system of accountability for schools in detail.

1.7.1 Inspection

Ofsted has published the criteria that inspectors will use to judge the effectiveness of a school’s governance. These criteria are consistent with the core functions of all governing bodies set out in section 1.2. Inspectors will look at the extent to which governing bodies:

- carry out their statutory duties, such as safeguarding, and understand the boundaries of their role as governors;
- ensure that they and the school promote tolerance of and respect for people of all faiths (or those of no faith), cultures and lifestyles; and support and help, through

their words, actions and influence within the school and more widely in the community, to prepare children and young people positively for life in modern Britain;

- ensure clarity of vision, ethos and strategic direction, including long-term planning (for example, succession);
- contribute to the school’s self-evaluation and understand its strengths and weaknesses, including the quality of teaching, and reviewing the impact of their own work;
- understand and take sufficient account of pupil data, particularly their understanding and use of the school data dashboard;
- assure themselves of the rigour of the assessment process;
- are aware of the impact of teaching on learning and progress in different subjects and year groups;
- provide challenge and hold the headteacher and other senior leaders to account for improving the quality of teaching, pupils’ achievement and pupils’ behaviour and safety, including by using the data dashboard, RAISEonline, other progress data, examination outcomes and test results; or whether they hinder school improvement by failing to tackle key concerns or developing their own skills;
- use the pupil premium and other resources to overcome barriers to learning, including reading, writing and mathematics;
- ensure solvency and probity and that the financial resources made available to the school are managed effectively;
- are providing support for an effective headteacher;
- monitor performance management systems and understand how the school makes decisions about teachers’ salary progression, including the performance management of the headteacher, to improve teaching, leadership and management;
- engage with key stakeholders; and
- are transparent and accountable, including in terms of recruitment of staff, governance structures, attendance at meetings, and contact with parents and carers.

These criteria include a strong focus on how governing bodies use data to challenge and hold the headteacher to account, and how they evaluate their own impact and develop their own skills.

In every inspection report, inspectors will comment on the quality of governance as part of their overall judgement on the quality of the school’s leadership and management. These criteria will help to make sure good governance gets the praise it deserves. They will also help inspectors identify when a school’s governance is not good enough.
1.7.2 External Reviews of Governance

Where governance is judged ineffective, inspectors should include an external review of governance in their recommendations. This will help the school to identify how this aspect of leadership and management may be improved.

It is crucial that a governing body takes this recommendation for an external review as a wake-up call and moves promptly and decisively to commission a high quality review and act upon its plan of SMART actions to improve its effectiveness. To inform the focus of the external review, governors should use their attendance at the end of inspection feedback meeting to make sure they understand the reason(s) the external review of governance was recommended and the specific weaknesses inspectors have identified.

It is for the governing body to decide how the external review will take place, and to commission and pay for it, having regard to the advice published by the NCTL on the form and nature of such reviews. NCTL, many local authorities, and governor support organisations are able to signpost governing bodies to a growing choice of potential providers that may be commissioned to undertake the review. Such reviews aim to be developmental and do not represent a further inspection.

The impact of the external review will be assessed and reported on by inspectors conducting subsequent monitoring visits and the next section 5 inspection. If the governing body has not undertaken a review by the time of the next section 8 or section 5 inspections, or is not acting on its findings, inspectors may take account of this when evaluating the progress made by the school and the school’s overall effectiveness. In some cases, this may lead to a school being judged to be inadequate.

The statutory guidance for local authorities on schools causing concern tells local authorities to take note of all recommendations made to maintained schools for an external review. This is because the recommendation could potentially signal that there has been a failure of governance that is prejudicing standards, which could in turn warrant the use of a local authority warning notice to improve.

1.7.3 Self-evaluation

In preparation for inspection, governing bodies should regularly evaluate their own effectiveness. As explained in departmental advice for maintained schools, the chair of governors has a particular responsibility for ensuring the effective functioning of the governing body. Good chairs also ask for regular feedback from their governing body to improve their own effectiveness and have an annual conversation with each governor to discuss the impact of their contribution to the work of the governing body.

Academy trusts producing audited accounts for the first time, for example newly converted academies, must set out in the governance statement published within the annual accounts, details of what they have done in their first year to review and develop their governance structure and the composition of the board of trustees.
There is a range of self-evaluation tools available that suggest suitable questions to help with self-evaluation:

- The All-Party Parliamentary Group on Education Governance and Leadership has published ['Twenty key questions for a governing body to ask itself'].
- The NGA and the Wellcome Trust have jointly developed a Framework for Governance, an updated version of the Recommended Code of Governance based on the findings of a two-year pilot. The Framework provides guidance on how governors can evaluate their own practice, set the strategic direction for their school and monitor progress against this.
- The EEF DIY Evaluation Guide introduces principles of evaluation and provides advice on designing and carrying out small-scale evaluations in schools.

Governing bodies may decide that they would welcome external help or scrutiny in evaluating their effectiveness. The NCTL publishes information about how schools might go about this.

1.7.4 Personal liability

Maintained school governing bodies are corporate bodies that are legally responsible for the conduct of the school. Because of this, individual governors are generally protected from personal liability because of the governing body's decisions and actions. Provided they act honestly, reasonably and in good faith, any liability will fall on the governing body even if it exceeds its powers, rather than on individual members.

Likewise, in academies, personal liability will not arise if members and trustees carry out their duties acting in good faith.
1.7.5 Whistleblowing

Whistleblowing arrangements are designed to respond to malpractice and wrongdoing areas including the following, but the precise coverage and terms used can vary:

- any unlawful act, whether criminal or a breach of civil law;
- maladministration, as defined by the Local Government Ombudsman;
- breach of any statutory Code of Practice;
- breach of, or failure to implement or comply with Financial Regulations or Standing Orders;
- any failure to comply with appropriate professional standards;
- fraud, corruption or dishonesty;
- actions which are likely to cause physical danger to any person, or to give rise to a risk of significant damage to property;
- loss of income to the school;
- abuse of power, or the use of the school’s powers and authority for any unauthorised or ulterior purpose;
- discrimination in employment or the provision of education; and
- any other matter that staff consider they cannot raise by any other procedure.

Academies

Academy trusts should have appropriate procedures in place for whistleblowing, including making sure all staff are aware to whom they can report their concerns, and the way in which such concerns will be managed. It is also good practice for academies to consider how they will deal with complaints from people who are not parents of attending pupils and who wish to raise a concern. Section 2.4.5 of this Handbook covers complaint handling.

The EFA handle financial and non-financial whistleblowing complaints in open academies where the complainant does not wish to contact the academy first, although complainants will be encouraged to do so.

Complainants will also be encouraged to submit the complaint confidentially rather than anonymously, as anonymity can hinder the EFA’s ability to progress the complaint.

EFA’s External Assurance team handles allegations of financial irregularity.

Maintained Schools

All maintained schools should have whistleblowing arrangements in place and governing body minutes should record that they do. For maintained schools, the arrangements
should be based on the local authority policy (which applies to all schools within its remit) and could be tailored as appropriate for the school.

The governing body should think how the local authority’s policy could be tailored so that it fits the specific circumstances of the school and ensure that it has appointed named member(s) of staff and governor(s) whom other staff can report concerns to.

If staff are not currently aware of the whistleblowing arrangements, they should be informed about them in a way that is easy for all to see. In particular, they should be made aware of the:

- protection that is available to all members of staff (including e.g. temporary staff and contractors);
- areas of malpractice and wrongdoing that are covered; and
- routes available within the school and the local authority for raising issues.

**Further information**

For maintained schools, further information should initially be sought from staff appointed by the local authority to deal with whistleblowing. This will almost certainly be on a confidential basis. The whistleblowing charity, [Public Concern at Work (PCAW)](https://www.pcauk.org), provides support for organisations on whistleblowing, and confidential independent advice to employees who have concerns about wrongdoing in the workplace. You can contact PCAW at:

Public Concern at Work, Suite 301, 16 Baldwins Gardens, London EC1N 7RJ  
Tel: 020 7404 6609  
Email: services@pcaw.co.uk

Additionally, the whistleblowing page on [GOV.UK](https://www.gov.uk) provides further information.
1.8 Enabling better governance

1.8.1 Reducing bureaucracy

The department wants the legal framework for governance to give governing bodies the powers they need to do their job, rather than tie them up with red tape. This means reducing specific legal duties placed on governing bodies and allowing them to operate more efficiently and effectively. Since 2012, the department has:

- introduced more flexible model Articles of Association for academies;
- simplified the 2012 Constitution Regulations for maintained schools and ensured that, from September 2015, all maintained schools will be regulated under the same framework. The amended regulations allow governing bodies more freedom to focus on recruiting governors with relevant skills, and to be no bigger than they need to be to do their job well; and
- consolidated three different sets of legislation and replaced them with a single set of Roles, Procedures and Allowances regulations, which reinforce the strategic role of maintained school governing bodies and reduce the bureaucracy around maintained school governing body procedures.

The department continues to look hard at existing legislation and, having already removed or simplified a number of duties that are outdated or of secondary importance, is planning to remove and simplify more. This Handbook will be updated as the department does this.

1.8.2 Support and training for governors

Governing bodies have a challenging job to do. High quality induction and continual professional development is vital to equip governors with the skills they need, but the department does not think that it is for government to make training compulsory. The department’s focus is on the outcome of effectiveness; the governing body understands best the training and development needs of its governors.

Attracting the right people

Good governing bodies set out clearly what they expect of their governors, particularly when they first join the governing body.

The School Governance (Constitution) (England) Regulations 2012 create an explicit requirement that all appointed governors have the skills required to contribute to effective governance and the success of the school. The specific skills that governing bodies need to meet their particular challenges will vary. It is therefore for governing bodies and other appointing persons to determine in their own opinion, having regard to departmental advice, what these skills are and be satisfied that the governors they appoint have them.
They may interpret the word skills to include personal attributes, qualities and capabilities, such as the ability and willingness to learn and develop new skills.

Experience has shown that all governors need a strong commitment to the role and to improving outcomes for children, the inquisitiveness to question and analyse, and the willingness to learn. They need good inter-personal skills, appropriate levels of literacy in English (unless a governing body is prepared to make special arrangements), and sufficient numeracy skills to understand basic data. Foundation governors need the expertise to understand the ethos of the school and its implications for the way it is governed.

The governing body’s code of conduct should set an ethos of professionalism and high expectations of the governor role, including an expectation that they undertake whatever training or development activity is needed to fill any gaps in the skills they have to contribute to effective governance. If, in the view of the governing body, a governor fails persistently to do this, then they will be in breach of the code of conduct and may bring the governing body or the office of a governor into disrepute – and, as such, provide grounds for the governing body to consider suspension.

Governing bodies have a responsibility to fill governor vacancies as soon as possible. In filling vacancies, governing bodies and others responsible for nominating or appointing governors should make use of all available channels to identify suitable governors.

To help with the recruitment of governors the department funds SGOSS – Governors for Schools, whose role is to recruit governors with transferable business backgrounds and management skills, to fill vacancies.

Inspiring the Future is a free service that enables people from the world of work to offer support to schools and colleges in a variety of ways, including as a governor.

**Induction, continuous professional development and ongoing training**

It is governing bodies’ responsibility to identify and secure the induction and other ongoing training and development governors need. Governing bodies should set aside a budget for this purpose.

As part of induction and continuous development, effective governing bodies encourage every governor, especially those new to the role, to make the most of the resources and guidance available to develop their knowledge and skills. Examples of some of the support and resources available are listed on the following page.

Governing bodies should consider giving the vice-chair or another governor a specific responsibility for ensuring every governor develops the skills they need to be effective. Rather than simply track governors’ attendance at training courses, with administrative support from the clerk, this governor would be responsible for ensuring that every new and existing governor develops their skills to make an active and valuable contribution to
the work of the governing body. Any persistent skills gaps across the governing body or for individual governors should be brought to the attention of the chair.

Good governing bodies also carry out regular audits of governors’ skills in the light of the skills and competences they need, and actively seek to address any gaps they identify – through either recruitment or training. They have succession plans in place and develop future leaders by identifying and nurturing talent and sharing responsibility.

A selection of available resources to aid governing bodies in the provision of high quality induction training and continuous development:

- The NGA has developed Welcome to Governance, an induction resource for new governors and trustees. It is an introduction to the roles and responsibilities of being a governor, and covers both local authority maintained schools and academies;

- Modern Governor is a leading provider of online training for school governors. They offer a number of e-learning modules, including one on ‘Governor Induction and Skills’;

- Governor E-Learning (GEL) offer a Governor Induction Pack; a selection of generic tools which can be tailored to suit an individual governing body’s requirements;

- The NGA has developed a skills audit and matrix for governing bodies, structured around the core functions of the governing body, as defined in this handbook, to help them identify any skills and knowledge they still need to deliver their functions effectively;

- The NGA and the Wellcome Trust have jointly developed a Framework for Governance, an updated version of the Recommended Code of Governance based on the findings of a two-year pilot. The Framework provides guidance on how governors can evaluate their own practice, set the strategic direction for their school and monitor progress against this.

- The NGA Model Code of Conduct helps governing bodies draft their own code of conduct, one which sets out the purpose of the governing body and describes the appropriate relationship between individual governors, the whole governing body and the leadership team of the school; and

- The National Co-ordinators of Governor Services’ (NCOGs) resource Succession Breeds Success: How to Grow Leaders in your Governing Body offers guidance on how governing bodies can ensure continuity of leadership.
Support from the National College for Teaching and Leadership (NCTL)

The NCTL is responsible for helping schools and their partners develop and deliver high quality continuing professional development and leadership training, as well as enabling successful school leaders and governors to take on a lead role in school-to-school support to improve the performance of other schools.

The leadership of the chair of governors is crucial to the effective functioning of the governing body. The NCTL has developed a Chairs of Governors’ Leadership Development Programme for vice, aspiring and existing chairs and is delivering it through 11 licensed providers. The programme requires commitment of approximately 50 hours’ learning over 3 terms and develops leadership skills through facilitated workshops, online activities, personal reflection and school based learning. Further details are available on the NCTL website, including information about scholarships available to support participants to access the programme.

The NCTL organises expert peer-mentoring support to chairs of governors through the National Leaders of Governance programme, as well as providing a wide range of good practice information and resources for governors on its website.

The NCTL has also developed a new Clerks to Governing Bodies Training Programme, and free training workshops for governors on three key policy priorities – understanding RAISEonline, performance related pay and financial efficiency.

Other Support

Support for governing bodies is also available from:

- **SGOSS** – the governor recruitment charity funded by the department to help governing bodies recruit highly skilled new governors, particularly from the world of work. This service is available, free of charge, to all types of school, including academies;

- **GovernorLine** – a professional helpline funded by the department offering tailored support, free of charge, on queries relating to governors’ specific circumstances, not generic advice already in the public domain. The helpline is available to governors and anyone working with them in a maintained school or academy. The service is available via telephone 08000 722181 or Textphone: 0845 6041230 from Monday to Friday 9.00am to 8.00pm;

- **National Governors’ Association (NGA)** – a membership organisation for school governors and trustees in England from both maintained schools and academies. NGA aims to improve the effectiveness of governing bodies by providing expert and tailored information and advice, and challenge when appropriate;

- **Governor E-Learning (GEL)** – a membership organisation developed by the Eastern Leadership Centre (ELC) in partnership with local authority governor service managers and governance consultants;
Modern Governor - a membership organisation developed by the Learning Pool providing online training and e-learning;

Freedom and Autonomy for Schools - National Association (FASNA) – represents the interests of self-governing schools to government, the National Employers' Organisation for School Teachers (NEOST), unions and other groups in the educational field. FASNA aims to promote autonomy for schools to enable them to raise standards for students;

Independent Academies Association (IAA) – a national membership organisation that supports the leadership and governance of academies. While primarily an organisation for academy principals, it also welcomes many chairs of academy boards as members;

Education Endowment Foundation (EEF) - an independent grant-making charity dedicated to breaking the link between family income and educational achievement;

Local authorities who provide guidance through their own governor support services; and

Other commercial governor support organisations.
1.9 Overview of key activities

An overview of governing bodies’ key activities is shown at Figure 1.

![Overview of School Governance Diagram](image)
1.10 Structure of this Handbook

The remaining sections of this Handbook set out in more detail the specific role, responsibilities and legal duties of governing bodies in relation to:

**Section 2: Constitution and procedures**
- The constitution of governing bodies
- Collaboration and federation between governing bodies
- Procedures governing bodies must follow

**Section 3: Education and school performance**
- The curriculum
- The education of children with SEN and looked after children
- Ofsted inspections

**Section 4: Pupil wellbeing**
- The wellbeing of pupils, including school safety and security
- Behaviour, attendance and discipline
- Reviewing decisions by the headteacher to exclude pupils
- Food and uniform policy
- Safeguarding pupils
- Supporting employees or volunteers facing an allegation

**Section 5: Teachers and support staff**
- Annual appraisal of the headteacher’s performance
- Pre-employment checks
- Teacher appraisal, grievance, discipline and capability processes

**Section 6: Organisational changes to the school and the use of school premises**
- Converting to academy status
- Making other changes to the school
- The admissions process and appeals
- Relationships with parents

**Section 7: School finance**
- Accountability for how school money is spent
- Financial planning, expenditure and accounting arrangements
- Benchmarking spending against others to improve efficiency
Section 8: Information sharing

- Updating and maintaining establishment details in Edubase
- Sharing information with the Secretary of State and, in some cases, with local authorities
- Responding to requests for information under the Freedom of Information and the Data Protection Acts
Section 2 - Constitution and procedures

The effectiveness of a governing body depends on the quality of its governors and the ways in which they work together, and with school leaders. This section explains how the governing body must be constituted and how it should conduct itself.

2.1 Structure and membership of the governing body

While governing bodies in some schools have more flexibility than in others, all governing bodies have a choice about how they are structured. It is the structure, or constitution, of the governing body that determines how many and what type of people govern the school. Each school and academy should publish its governance structure on its website.

The department has given governing bodies more freedom to determine their own constitution, in addition to relaxing rules that, in the past, have meant some governing bodies had to be large. The department wants governing bodies to be tightly focused and no larger than they need to be to carry out their functions effectively with every member actively contributing relevant skills and experience. In general, the department believes that smaller governing bodies are more likely to be cohesive and dynamic, and able to act more decisively.

The need for governing bodies to establish committees, including for exclusions or disciplinary matters, does not in itself necessitate a large governing body. Committees of the governing body can be established specifically for the purposes to which new associate members may be appointed and/or the committee may be established as a joint committee under the collaboration regulations to enable the committee to include governors from another school.

The membership of the governing body should focus on skills, and the primary consideration in the appointment and election of new governors should be acquiring the skills and experience the governing body needs to be effective. Meaningful and effective engagement with parents, staff and the wider community is vital, but not guaranteed by the presence of the various categories of governor on the governing body. Stakeholder engagement is an important, but distinct, activity for which governing bodies will need to assure themselves that appropriate structures and arrangements are in place. Governors themselves should seek to assist their school to build relationships with business and other employers, in order to enhance the education and raise the aspirations of pupils.

Governing bodies and others responsible for nominating or appointing governors should make use of all available channels to identify suitable governors. This includes working with SGOSS, which is funded by the department to provide a free service to governing bodies, local authorities and diocese to help them find new governors with the skills they require.
For local authority governor appointments, a governing body should make clear its eligibility criteria including its expectations of the credentials and skills prospective candidates should possess. Local authorities must then make every effort to understand the governing body’s requirements in order to identify and nominate suitable candidates. It is for the governing body to decide whether the local authority nominee meets any stated eligibility criteria and, if it chooses to reject the candidate on that basis, to explain their decision to the local authority.

Once appointed, local authority governors must govern in the interests of the school and not represent or advocate for the political or other interests of the local authority; it is unacceptable practice to link the right to nominate local authority governors to the local balance of political power.

As highlighted in statutory guidance for maintained schools on the constitution of the governing body (the principles of which may also be of interest to academies), it is for whoever is appointing the governor to be confident that they have the necessary skills, including the willingness and ability to learn and develop as a governor. To make an informed decision on the matter an interview or detailed discussion will need to take place with each prospective candidate, with references (oral or written) taken as necessary and appropriate.

Where a prospective governor has been or is already a governor of another school, the chair of governors should speak to the chair of the other governing body to discuss both the skills of the individual and, where appropriate, their capacity to serve effectively on an additional governing body. Only in exceptional circumstances is it likely to be practical and beneficial for an individual to serve on more than two governing bodies.

With effective succession planning in place, it can be beneficial for strong governors and chairs in particular to move on to another school after a reasonable time (e.g. two terms of office). This can help to share expertise across the system and prevent governing bodies stagnating or individual governors gaining too much power and influence solely through their length of service.

Governing bodies may consider re-constitution if things are not going well – for example following an Ofsted inspection or in the light of an external review. They may also consider re-constitution as a positive and proactive move to ensure they are fit for purpose for the future, including in the context of a conversion to academy status. ‘A Possible Road Map for GB Reconstitution’, available in Section 2.3.2 of this handbook and also on the NCOGS website, provides advice on how governing bodies might approach reconstitution, based on the views of those with experience of the process in both a maintained school and academy context.
2.2 The governance structure of academies

An academy trust is a charitable company limited by guarantee. All academy trusts have two layers of governance:

- The Members of the trust, who are akin to shareholders, are the subscribers to its memorandum of association, and any other individuals permitted under its charitable articles of association. Members have a limited financial liability to the trust in the event it is wound up and have the power to appoint and remove trustees; and

- The trustees, who are responsible for the three core strategic governance functions outlined in section 1. The trustees are also the directors of the charitable company. They are responsible for ensuring the charitable company achieves its objectives, as well as compliance with charity and company law and the academy trust’s funding agreement.

A standalone academy is a single legal entity responsible for one academy that has its own articles of association and funding agreement with the Secretary of State.

MATs are also a single legal entity but its board of trustees is accountable for a number of academies in its chain. This means that an additional layer of governance is possible through the delegation of governance functions to local governing bodies, made up of local governors. Each academy may have a local governing body to which the MAT trustees may delegate some governance functions. Alternatively, local governing bodies may themselves govern more than one academy for example in a regional cluster. Local governors who sit on local governing bodies are not trustees of the academy trust unless they also sit on the trust’s board.

In MATs, where trustees and members are responsible for more than one academy, it is the department’s view that while there can be some overlap in the two layers, the most robust governance structures will retain at least some distinction between the individuals who are trustees and those who are members. This promotes internal challenge and scrutiny, which members who are independent of the trustees can provide.

In single school academy converters and free schools, the academy trust should consider what structure is most effective for its specific circumstances. This may include a flat governance structure in which all the trustees are also members. The department however expects that this should usually reflect a degree of separation between members and trustees.

The department recommends that trusts should ideally have at least five members, though it should be noted that trusts could have more should they choose to. Five members ensures that the trust has enough members to take decisions via special resolution (75% of members agree) without requiring unanimity, while minimising circumstances in which a spilt membership prevents decisions being taken by ordinary
resolution (at least 51% of the members are in favour).

It is the decision of the trustees about the arrangements for the constitution and responsibilities of local governing bodies. They can be constituted as wholly advisory or have a high level of responsibilities delegated to them. The department would encourage trusts to delegate responsibilities at a level that reflects the strength of the academy or academies they cover and the skills and expertise of the local governors. The extent of any delegation can be varied over time to reflect changes in the performance of the academy/academies.

All individuals involved in the governance of a MAT, whether at trust level or at the local governing body level, should know who the trustees are and understand what functions have been delegated by the trust to the local governing body or bodies. The department thinks it is important that all MATs which have devolved functions to local governing bodies have a clear written scheme of delegation. This should set out which responsibilities have been delegated to local governing bodies and which remain with the trust board.

In the umbrella trust model, individual academy trusts work collaboratively through an overarching charitable trust. This trust, known as the umbrella trust, has its own board of trustees who oversee a number of academy trusts, each with their own members and board of trustees. The umbrella trust ensures collaboration and shared governance through the umbrella trust appointing a majority or minority of members or trustees to the individual academy trusts. In this model, however, each individual academy trust remains fully accountable to the department whereas the charity commission regulates the umbrella trust board.

A lead sponsor will have majority control of the academy trust by having the right to appoint the majority of its members. Likewise, the minority or majority control of the church in a voluntary controlled or voluntary aided school is retained on conversion to academy status through minority or majority control over the appointment of members of the trust – who in turn appoint the majority of the trustees. Employees of the Trust should not be appointed as members.

Academy trusts have almost complete flexibility to shape their governance arrangements and design the constitution of their boards and local governing bodies as they see fit. There are very few requirements relating to the constitution of the board of trustees in the department’s model articles of association. The board of an academy trust must include at least two elected parent governors – in a multi-academy trust the parents can be represented at local governing body level or on the trust’s board. The members can decide to include the headteacher/principal as a trustee unless he or she chooses not to be. The headteacher/principal and any other trustees who are employees of the trust should be appointed on an “ex-officio” basis. This means that their role as trustees is dependent on their employment by the trust and if they leave the trust, they cease to be a trustee.
Other than this, academy trusts are free to constitute a board or local governing body in the way they consider is most appropriate for each academy for which they are responsible – ensuring each body has the necessary skills and expertise to carry out its functions. The specific arrangements for the constitution of the board will be set out in the trust’s individual articles of association.

Academy trusts must also ensure that they are not local authority influenced. An academy trust is deemed to have influenced status if 20% or more of its members or trustees are ‘associated persons’. Associated persons are current council members (councillors), current council officers, or anyone who has been a council member within the past 4 years in a local authority that the Academy Trust is influenced by. This would normally mean the local authority with competence for education in which they are located and may also include the local district, parish or town council if they have influence over land/planning issues associated with the academy. An officer of the local authority includes any person employed as a director by the local authority, a local authority clerical officer or any other employee of the local authority such as cleaners, kitchen staff if employed directly by the local authority. Headteachers of community schools, voluntary controlled schools, community special schools and maintained nursery schools are also associated persons. The academy trust must ensure that the local authority does not have more than 19.9% of the voting rights or seats on the board of trustees.

Free schools benefit from the same freedoms as other academy trusts. The proposer group need to use the pre-opening period to recruit skilled trustees. They should design governance structures and reporting arrangements that will drive improvement in their school. The department provides pre-opening guidance on governance to every free school proposer group. For university technical colleges there is a requirement that nominees of the employer and university sponsors must together form the majority on the board of trustees.

Converting to academy status is a good opportunity to review the constitution of the existing governing body and make changes as necessary to ensure that governance arrangements will be fit for purpose. Academy trusts of newly converted schools are required to set out in the governance statement, submitted with their first audited accounts, what they have done to review and develop their governance structure and composition of the board of trustees.
2.3 The governance structure of maintained schools

All maintained school governing bodies must be constituted under the 2012 Constitution Regulations by September 2015. The statutory guidance, Constitution of governing bodies of maintained schools, is available on GOV.UK.

These regulations provide that the minimum size of the governing body is seven members and the governing body must include:

- at least two parent governors;
- the headteacher, unless the headteacher decides not to be a governor;
- only one staff governor;
- only one local authority governor; and
- foundation governors or partnership governors as specified in the regulations.

The governing body may appoint as many additional co-opted governors as it considers necessary. The number of co-opted governors who are eligible to be elected or appointed as staff governors must not (when added to the one staff governor and the headteacher) exceed one-third of the total membership of the governing body.

The governing body can appoint associate members to serve on one or more governing body committees. Associate members can attend full governing body meetings but may be excluded from any part of a meeting where the business being considered concerns a member of school staff or an individual pupil. They are appointed for a period of between one and four years and can be reappointed at the end of their term of office. Associate members are not governors and they are not recorded in the instrument of government.

The definition of associate member is wide and pupils, school staff and people who want to contribute specifically on issues related to their area of expertise (for instance, finance) can be appointed as associate members.

The constitution of all maintained school governing bodies is set out in their instrument of government. The governing body drafts the instrument and submits it to the local authority. Before the governing body submits the draft instrument to the local authority, it must be approved by any foundation governors and, where relevant, any trustees and/or the appropriate religious body. The local authority must check if the draft instrument complies with the legal requirements, including the relevant guiding principles for the constitution of governing bodies. If the instrument complies with the legal requirements, the local authority will ‘make’ the instrument. The instrument can be reviewed and changed at any time.

10 This includes community, community special, foundation (including qualifying foundation schools, foundation schools with and foundation schools without a foundation), foundation special, voluntary-aided (VA), voluntary-controlled (VC) and maintained nursery schools.
A school may have more governors in a particular category than is provided for in its instrument of government. This situation could arise if a governing body has decided to reconstitute and reduce in size but sufficient resignations are not forthcoming for the remaining members to fit within the new structure. If this circumstance arises, the department has amended regulation 15 to provide greater local discretion to identify which existing governors should continue to hold office, dependent on skills. Further guidance on managing this process is available in statutory guidance.

2.3.1 Skills-based eligibility criteria for appointed governors

The 2012 Constitution Regulations require that any newly appointed governor has, in the opinion of the person making the appointment, ‘the skills required to contribute to the effective governance and success of the school’. This could include specific skills such as an ability to understand data or finances as well as general capabilities such as the capacity and willingness to learn. This requirement emphasises to all governing bodies the importance of appointing persons with the necessary skills to improve the overall effectiveness of the governing body.

The eligibility criteria for elected parent governors and staff governors remain the same; but when a vacancy becomes available, governing bodies should make clear the skills they are looking for, to inform the electorate.

2.3.2 Transition from 2007 Constitution Regulations

The 2007 Constitution Regulations continue to apply to a governing body constituted under an instrument of government that took effect before 1st September 2012. Amendments to the 2012 Constitution Regulations now mean however, that all maintained school governing bodies will need to be constituted under the more flexible 2012 Constitution Regulations by 1 September 2015.

This increased flexibility of the 2012 Regulations means that as long as the governing body believes all existing members have the skills to contribute to effective governance, there would be nothing preventing them from retaining all current governors within the newly constituted governing body. However, in accordance with statutory guidance, governing bodies should use this as an opportunity to review and evaluate their effectiveness and ensure their constitution and membership is fit for purpose. Governing bodies needing to reconstitute by September 2015 should start the process early in order to give it due time and consideration while not adversely affecting the ongoing business of governance.

Lord Nash wrote to all chairs of governors highlighting the opportunity to reflect on whether their governing body’s constitution and membership is fit for purpose given the requirement placed on all maintained schools to be constituted under the 2012 Constitution Regulations by September 2015. He also wrote to all directors of children’s services (DCSs) and diocesan directors of education on their role in supporting maintained schools in reconstituting their governing body.
‘A Possible Road Map for GB Reconstitution’, provided on the next page, is also available on the NCOGs website. It provides advice on how governing bodies might approach reconstitution, based on the views of those with experience of the process in both a maintained school and academy context.

Support for governing bodies seeking assistance during reconstitution may be available from the organisations listed within Section 1.8.2 of this handbook.
2.3.3 A Possible Road Map for Governing Body Reconstitution

Figure 2 – A Possible Road Map for Governing Body Reconstitution
2.4 Ways of working

Governing bodies are generally best placed to decide how they can best work effectively in the light of their own local circumstances. There are, however, some key general principles and some specific basic rules to ensure a minimum level of effectiveness.

2.4.1 Equality

The Equality Act 2010 applies to all schools in their role as employers, as providers of education to the pupils in their care and as providers of a service or public function. The governing body or academy trust is responsible for compliance with the public sector equality duties of the Act and the specific education sections (part 4) for school pupils.

The Equality Act’s general and specific public sector equality duties mean that schools must:

- have due regard to the need to eliminate discrimination;
- advance equality of opportunity and foster good relations across all characteristics; and
- publish equality objectives and information demonstrating how they are doing this.

The Equality and Human Rights Commission (EHRC) can enforce this duty by issuing a compliance notice to order a school to meet the duty within a certain timescale. The departmental advice on the Equality Act 2010 gives detailed information for schools.

Governing bodies should make sure that their school complies with all aspects of discrimination law. The best way to do this is to ensure that they apply the principles of fairness and equality in everything that the school does. Schools with a religious character have legitimate exemptions.

Discrimination claims are heard in the county court, with the exception of pupil disability claims in schools and employment claims, which are both heard in specific tribunals.

2.4.2 Governing bodies’ relationship with school leaders

The relationship between a governing body, particularly the chair of governors, and the headteacher is crucial to effective governance. They should work in close partnership, but retain sufficient distance to allow the headteacher to run the school and the governing body to hold them to account effectively.

Headteachers are responsible for the internal organisation, management and control of the school. It is their job to implement the strategic framework established by the governing body. The governing body should not be involved in the detail of the day-to-day management of the school. The governing body delegates powers to allow the headteacher to perform his or her management duties. The headteacher must report to the governing body regularly on how those powers have been carried out. The
The headteacher should give the governing body information on the performance of the school and other reports that the governing body may need to carry out its functions. The governing body should offer the headteacher challenge and constructive advice.

The Schoolteachers’ Pay and Conditions Document (STPCD) requires that governing bodies and headteachers must have regard to the need for the headteacher and teachers at the school to be able to achieve a satisfactory balance between the time required to discharge their professional duties and the time required to pursue their personal interests outside work.

The National Association of Headteachers (NAHT), the Association for College and School Leaders (ASCL) and the NGA has issued a joint statement on the principles for the working relationship between governing bodies and school leaders.

2.4.3 Time off work

Serving as a governor helps employees develop board-level skills and experience that they may not otherwise develop until much later in their careers. The learning and development benefits are therefore significant and more than compensate for the flexibility and time off that staff may need to fulfil their governor duties. The Confederation of British Industry (CBI) has stated clearly that it sees a robust business case for more employers supporting their staff to volunteer as governors.\footnote{CBI Report: Leading the Way – Improving School Governance and Leadership}

By law, employers must give employees who are school governors in maintained schools ‘reasonable time off’ to carry out their duties. The employee and employer must agree on what is ‘reasonable time off’. Among the points they should discuss are:

- how much time is needed overall to perform the duties;
- whether the employee is also being given time off from work for other activities;
- the particular circumstances of the employer’s business; and
- the effect that the employee absence may have on it.

Employers may give time off with pay but do not have to do so. This is for discussion between the employee and the employer. Guidance on time off for public duties is available on GOV.UK.\footnote{Section 50 of the Employment Rights Act 1996}

If the employee and employer cannot agree on any of these questions, either of them can ask for help from the Advisory Conciliation and Arbitration Service (ACAS), which will try to settle any differences informally. An employee who is still not satisfied may complain to an Employment Tribunal.
2.4.4 Governing body procedures

Any rules on how governing bodies of academies must operate will be set out in their articles of association.

The School Governance (Roles, Procedures and Allowances) (England) Regulations 2013 for maintained schools and the management committees of pupil referral units replaced three separate sets of regulations covering governing body procedures, terms of reference and governors’ allowances.

In respect of governing body procedures, the regulations include provisions that:

- reduce prescription on how governing bodies exercise their functions, while retaining their overall legal responsibility and accountability;
- require the appointment of a clerk and define the role of the clerk in advising the governing body on the nature of their duties and functions;
- require clerks to provide written notice for meetings at least seven clear days in advance, together with a copy of the agenda and any reports and papers to be considered at the meeting. The chair may determine a shorter period is appropriate in cases of emergency;
- define the quorum for governing body meetings and for any vote at a meeting is one half (rounded up to the nearest whole number) of the membership of the governing body, not including any vacant positions;
- prevent a decision on a change of maintained school name from taking effect unless the issue was an agenda item at a meeting for which appropriate notice was given;
- give governing bodies the power to make arrangements for their members to be present at board and committee meetings ‘virtually’, for example by telephone or video conference, and therefore to participate in discussion and decision making remotely; and
- simplify arrangements for the payment of allowances for out-of-pocket expenses incurred by governors in connection with their duties as governors.

Additional information can be found in the departmental advice on these regulations.
2.4.5 Dealing with complaints

The governing bodies of all schools have a duty to consider complaints about the school and any community facilities or services that it provides\(^\text{13}\). They must reassure themselves that their school has a procedure to deal with complaints and that the procedure is publicised. An academy is required, through the obligations set out in its funding agreement, to ensure that a complaints procedure is drawn up and carried out effectively.

Academies must make available on request a procedure for dealing with complaints. The expectation is that this should be published online. For complaints from parents of pupils, this procedure must comply with The Education (Independent School Standards) Regulations 2014 and offer:

- an opportunity to resolve the complaint with the academy on an informal basis, for example through discussion with a senior member of staff;
- a formal complaint stage when the complaint is made in writing and usually responded to by the chair of governors; and
- a hearing with a panel set up by the academy trust, comprising at least three people not directly involved in the matters detailed in the complaint, one of whom must be independent of the management and running of the school. A governor may not serve as the independent panel member.

The funding agreement also sets out a requirement for an academy to handle complaints that arose in part or in whole before the academy opened.

An individual can complain to the Secretary of State for Education if they believe that a governing body is acting ‘unreasonably’, or is failing to carry out its statutory duties properly\(^\text{14}\). The Education Funding Agency (EFA) handles complaints about academies and free schools on behalf of the Secretary of State.

The department’s guidance on making a complaint about a school gives detailed information about the role of the Secretary of State and EFA in the complaints process. Guidance to help schools draw up a complaints procedure is available.


\(^{14}\) Sections 496 and 497 of the Education Act 1996.
2.5 Governing body collaboration and federation

Working together delivers benefits to schools at many levels, including in relation to their governance. The frameworks are in place for both maintained schools and academies to create governance structures that span more than one school.

2.5.1 Academy collaboration

Academies may collaborate formally in MATs or under umbrella trust arrangements. In a multi-academy trust, there is one legal entity accountable for all academies in the chain and each academy may have a local governing body or advisory body to which some matters may be delegated. Under an umbrella trust, each academy is a separate legal entity with its own articles and funding agreement – the umbrella trust ensures collaboration through its role in appointing the majority or minority of trustees or members to the individual academy trusts.

Academies may also collaborate informally through collaborative partnerships. They may decide to agree a memorandum of understanding between themselves, but there is no shared governance arrangement required between them, and each academy retains its own Articles and funding agreement.

More information about academy collaboration is available on GOV.UK.

2.5.2 Maintained school collaboration

Maintained schools may collaborate formally with other maintained schools, hold joint governing body meetings and form joint committees. Regulations leave much of the detailed arrangements to the schools concerned. They allow two or more governing bodies to arrange for any of their functions to be carried out jointly. They also allow those functions to be delegated to a joint committee. The specific procedures (on clerking and membership of committees, for example) generally mirror those for individual schools. Individual governing bodies retain legal responsibility and corporate liability for all decisions made on their behalf. Governing bodies must therefore make sure that they receive regular reports, including signed minutes, from any joint committees they agree to establish.

Maintained schools may enter into collaborative arrangements with FE colleges using joint committees.

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15 Section 26 of the Education Act 2002.
Maintained schools may collaborate informally with non-maintained schools. Under these circumstances, they do not need to follow regulations. This type of collaboration allows the creation of joint committees that meet as needed and may only make recommendations. The individual schools’ governing body powers cannot be delegated.

2.5.3 Maintained school federation

Federation creates a single governing body to govern more than one maintained school. Schools in federations continue to be individual schools, keeping their existing category and character. Admission to each school continues to be determined by the appropriate admissions authority. The governing body of the federation will receive individual budgets for each of the federated schools, and will be able to use them across the schools in the federation.

The governing body decision to federate must follow a prescribed process, which is detailed in the School Governance (Federations) Regulations 2012.

In summary, the governing body must:

- attend a meeting, for which seven clear days' notice has been given and specified as an item of business on the agenda, to discuss and consider a report on the proposal to federate;
- give notice of the proposal to the governing body of the federation and to those listed in regulations;
- consider whether to give preliminary consent to the school joining the federation (or not to join);
- jointly, with the other governing body or bodies, publish the proposals;
- make the proposals available for inspection at all reasonable times at the school;
- consider the responses to the proposals and determine whether to:
  - proceed with the proposals as published;
  - proceed with modifications that the governing body considers appropriate; or
  - not to proceed with the proposals to federate.
- within one week of determination, governing bodies that have agreed to proceed must jointly inform the local authority(s) and the Secretary of State of the federation (governing bodies now notify the Secretary of State by updating their school details on Edubase); as must those determining not to proceed with the proposals;
- prepare a new instrument of government - a draft instrument is provided in the relevant guidance document;
• prepare a report immediately before the federation date of the action taken by the governing body in the discharge of their functions; and

• make available to the governing body of the federation all minutes and papers of the governing body, including the above report.

On the federation date:

• the existing governing bodies are dissolved;

• the governing body of the federation is incorporated;

• all land and property, which immediately before the federation date was held by the governing body of a federated school is transferred and bestowed to the governing body of the federation; and

• all rights and liabilities that existed immediately before the federation date, which were acquired or incurred by the governing body of a federated school, are transferred to the governing body of the federation.

This list is not exhaustive and governing bodies are advised to refer to the appropriate departmental advice. The constitution of the federated governing body is provided in more detail in the relevant advice or guidance.

Governing bodies must also follow a prescribed process when they wish to leave a federation or where federations are dissolved; these processes are detailed in the federation regulations.

2.5.4 The composition of governing bodies of federations

Governing bodies entering into a federation must now do so in accordance with the School Governance (Federations) Regulations 2012. These regulations require that the governing body of the federation cannot have fewer than seven members, and must include:

• one parent governor in respect of each school in the federation;

• the headteacher of each federated school unless the headteacher resigns as a governor;

• one staff governor; and

• one local authority governor.

In addition, federations comprising foundation and voluntary schools are required to have foundation or partnership governors. The statutory guidance, Constitution of governing bodies of maintained schools, is available on GOV.UK.

It is possible that each school within a federation will have its own headteacher. In these circumstances, each headteacher will be entitled to a place on the governing body. To be a headteacher the person must be being paid at the appropriate pay scale and be
performing the duties in the school which the governing body has conferred upon the headteacher through the “School Teachers’ Pay and Conditions Document”

The 2012 Federations Regulations mirror the categories and eligibility criteria set out in the 2012 Constitution Regulations. This means that the eligibility criteria for all categories of appointed governor should be based on the skills and experience the governing body needs to be effective.

The governing body may also appoint as many co-opted governors as they consider necessary, but in doing so, it must take into account the additional requirement for federations comprising foundation and voluntary schools where there may be a requirement to have a majority of foundation governors. While the number of parent governors is restricted to one per school, governing bodies may wish to appoint further parents as co-opted governors. The total number of co-opted governors who are also eligible to be elected or appointed as staff governors (when counted with the staff governor and the headteacher/s) must not exceed one third of the total membership of the governing body of the federation.

Transition from 2007 Regulations
In line with the changes made to the 2012 Constitution Regulations, the department amended the 2012 Federations Regulations to require all governing bodies of federations to be constituted under the 2012 Federations Regulations by September 2015.
Section 3 - Education and inspection

A governing body’s primary interest, and defined as one of its core functions in law, is holding the headteacher to account for the educational performance of the school and its pupils. In doing so, it should strive to ensure high, and raising, standards of education for all pupils in its school.

3.1 The national curriculum

Academies do not have to follow the national curriculum. They are bound by their funding agreement to teach a broad and balanced curriculum to the age of 16. This must include English, mathematics and science in mainstream academies. Alternative provision academies are not required to teach science.

Responsibility for the school curriculum in state schools is shared between the headteacher, the governing body and (to a limited extent) local authorities. The law\(^{18}\) says that the curriculum for a maintained school (or maintained nursery school) should be balanced and broadly based, and should:

- promote the spiritual, moral, cultural, mental and physical development of pupils at the school and of society; and
- prepare pupils at the school for the opportunities, responsibilities and experiences of later life.

Governing bodies in maintained schools should reassure themselves that:

- enough teaching time is provided for pupils to cover the national curriculum and other statutory requirements;
- the relevant assessment arrangements are implemented (see section 3.7 Assessing attainment);
- all courses provided for all pupils below the age of 19 that lead to qualifications such as GCSEs and A levels, are approved by the Secretary of State.

The statutory requirements for each subject within the national curriculum for primary and secondary schools are available on GOV.UK.

The majority of the new national curriculum was introduced in September 2014. From September 2015, the new national curriculum for English, mathematics and science will come into force for years 2 and 6; English, mathematics and science for key stage 4 will be phased in from September 2015, alongside the timetable for introducing new GCSEs in these subjects.

\(^{18}\) Section 78 of the Education Act 2002
3.1.1 Study programmes post-16

The 16-19 study programmes:

- aid progression to a higher level than students’ prior attainment;
- include substantial qualifications that provide a recognised route into employment, or higher education;
- require students to work towards GCSE A*-C grade in mathematics and English; and
- provide genuine work experience to help students get the experience and skills they will need for future work or education.

Funding is per student rather than per qualification. This allows for more innovation and flexibility to meet the needs of all students, including those with learning difficulties and/or disabilities. The EFA has published information about the new funding formula.

3.1.2 Religious education

All state-funded schools must teach religious education (RE). Maintained schools without a religious character should follow the syllabus agreed by the local Standing Advisory Council on Religious Education (SACRE).

Voluntary aided schools with a religious character should provide RE in accordance with the trust deed or religious designation of the school, unless parents request the locally agreed syllabus.

Foundation schools and voluntary controlled schools with a religious character should follow the locally agreed syllabus, unless parents request RE in accordance with the trust deed or religious designation of the school.

RE is also compulsory in faith and non-faith academies and free schools as set out in their funding agreements.
3.1.3 Collective worship

All maintained schools without a religious character must provide a daily act of broadly Christian collective worship for their pupils. In community schools and non-faith foundation schools, the headteacher is responsible for arranging this after consulting the governing body. In voluntary aided schools, voluntary controlled schools and foundation schools with a religious character, the governing body is responsible for arranging collective worship in accordance with the trust deed or religious designation of the school after consulting the headteacher.

In some maintained schools without a religious character, the family backgrounds of some or all pupils may lead the headteacher and governing body to conclude that broadly Christian collective worship is not appropriate. The headteacher can apply to the local SACRE to have the broadly Christian requirement disapplied and replaced by collective worship distinctive of another faith and should consult the governing body before doing so.

Academies and free schools without a religious character must also provide a daily act of broadly Christian collective worship by virtue of their funding agreement. An academy or free school wishing to have the broadly Christian requirement disapplied and replaced by collective worship distinctive of another faith should apply to the Secretary of State via the EFA.

3.1.4 Cultural Education

It is a legal requirement for both maintained schools and academies to promote the cultural development of their pupils. Cultural education forms an important part of a broad and balanced curriculum, and children and young people should be provided with an engaging variety of cultural experiences throughout their time at school.

The policy paper ‘Cultural Education’ sets out the department’s plan for England and provides an overview of the programmes and opportunities open to schools and teachers to give all children access to a high-quality cultural education.

Annex A outlines the minimum levels of cultural activities that pupils should have experienced through school by age that, while voluntary, would provide a benchmark for a governing body to reflect on its school cultural provision.

There is also a legal requirement placed on maintained schools to provide music and art and design as part of their curriculum for all pupils for all pupils aged 5 to 14; drama is also present within the national curriculum, and dance is statutory element of the PE programmes of study.
3.1.5 Sex education

All maintained schools providing secondary education must provide sex education as part of the basic school curriculum. This includes education about HIV and AIDS and other sexually transmitted diseases. All maintained schools must teach human growth and reproduction as set out in the statutory national curriculum for science. Headteachers and governors must make sure that sex education has due regard to moral considerations and the importance of family life.

Governing bodies and headteachers of maintained schools providing primary education must decide whether sex education, beyond that set out in the statutory national curriculum for science should be included in their school’s curriculum. If so, they must decide what it should consist of and how it should be organised, and keep a record of their decisions.

Governing bodies of maintained schools (excluding maintained nursery schools) and academies should reassure themselves that the school has a written statement of the policy they adopt on sex education and make it available to parents.

All schools providing sex education at both primary and secondary level, and including academies through their funding agreements, must have regard to the statutory guidance ‘Sex and relationship education guidance’. Sex education is therefore often known by the broader title ‘sex and relationship education’ (SRE). The guidance document ensures SRE is delivered appropriately to all pupils, and that such education covers a range of topics and issues.

3.1.6 Political bias

Academy trusts, governing bodies, headteachers and local authorities must not allow the promotion of one-sided political views. This applies both to the teaching of any subject and to extra-curricular activities at the school19. Where political issues are covered, opposing views must be presented in a balanced way. The academy trust, governing body, headteacher and local authority must also prevent pupils under 12 from taking part in political activities. This covers activities at school or elsewhere. This applies only where a member of staff or anyone acting on behalf of the school or a member of staff arranges the activity.

19 Sections 406 and 407 of the Education Act 1996.
3.1.7 Disapplication of the national curriculum

‘Disapplication’ is the decision not to apply elements of the national curriculum in certain circumstances. Where elements of the national curriculum are being disapplied for pupils in individual maintained schools; governing bodies have a role to play in various ‘disapplication’ processes, depending on the circumstances. Details are in guidance on GOV.UK.

3.1.8 Curriculum policy

There is no longer a duty on governing bodies and headteachers to prepare a policy for the school curriculum. If schools do choose to adopt such a policy, it should be broad; it does not need to be a detailed map of all secular curriculum activities.

3.2 Careers guidance

Governors have a crucial role to play in connecting their school with the wider community of business and other professional people in order to enhance the education and career aspirations of pupils. This includes helping secure speakers, mentors and work experience placements, all of which can help engage employers in the school and in turn potentially lead to them providing new skilled governors.

Maintained schools must secure access to independent careers guidance for pupils in years 8-13. Many academies and free schools are subject to the same duty through their funding agreements.

Schools must have regard to statutory guidance, which sets a clear framework for the provision of advice and guidance. Academies without the careers requirement are encouraged to follow the guidance as a statement of good practice. It states that governing bodies should:

- ensure that the advice and guidance provided is impartial, includes information on the range of options (including apprenticeships and other vocational pathways) and promotes the best interests of the pupils to whom it is given;
- provide clear advice to the headteacher on which a strategy for advice and guidance can be based that is part of a clear framework linked to outcomes for pupils; and
- consider the importance of providing pupils with access to inspiring activities through sustained contacts with employers, mentors and coaches.

The governing body can refer to departmental advice, which sets out some common features of inspirational, high quality advice and guidance.
3.4 The early years foundation stage (EYFS)

The EYFS framework sets out requirements for both learning and development, and safeguarding and welfare in early years provision. It is mandatory\textsuperscript{20} for all providers. This includes maintained schools and academies and all providers on the Early Years Register. The EYFS statutory guidance outlines the framework. A range of policies and procedures may be needed by schools delivering the EYFS; these are outlined in the statutory guidance. Governing bodies of establishments delivering the EYFS should reassure themselves that the policies and procedures are in place. Further guidance and supporting materials are available on GOV.UK.

3.5 Children with special educational needs (SEN)

Legally, a child or young person is defined as having SEN if he or she has a learning difficulty that calls for special educational provision to be made for him or her. A learning difficulty means that the child or young person has significantly greater difficulty in learning than most children do or young people of the same age do. Alternatively, it means that the child or young person has a disability that prevents or hinders him or her from making use of educational facilities of a kind generally provided for children or young people of the same age in schools within the area of the local authority.

3.5.1 Responsibilities of the governing body with regard to SEN

Governing bodies of maintained schools and academy trusts have legal duties in relation to pupils with SEN.\textsuperscript{21}

In practice, the functions these duties require of the governing body can be delegated to a committee, an individual governor or to the headteacher; although the responsibility is still with the governing body itself to ensure that the functions are carried out. It should decide, with the headteacher, the school’s general policy and approach to meeting children and young people’s SEN, including those with and without SEN statements or Education, Health and Care (EHC) plans\textsuperscript{22}. Statements and EHC plans are documents drawn up by local authorities that set out a child or young person’s SEN and the provision that must be made for the child or young person to meet those needs.

\textsuperscript{20} The EYFS is given legal force through an Order and Regulations made under the Childcare Act 2006. These are: The Early Years Foundation Stage (Welfare Requirements) Regulations 2012, The Early Years Foundation Stage (Learning and Development Requirements) Order 2007 as amended by The Early Years Foundation Stage (Learning and Development Requirements) (Amendment) Order 2008 and The Early Years Foundation Stage (Learning and Development Requirements) (Amendment) Order 2012.

\textsuperscript{21} Part 3 of the Children and Families Act 2014 replaces part 4 of the Education ACT 1996.

\textsuperscript{22} EHC plans are replacing SEN statements, but the conversion of existing statements will take up to 3 years from September 2014. Existing statements will continue to have force during this time.
The governing body must set up appropriate staffing and funding arrangements and oversee the school’s work. The general duties of governing bodies and the ‘responsible person’ are set out in full in paragraphs 1:16 to 1:22 of the ‘SEN Code of Practice’.

For community, foundation, voluntary schools or maintained nursery schools, the governing body may also appoint a committee to monitor the school’s work for children with SEN.

In summary, maintained schools and academy trusts have the following legal duties under the Children and Families Act 2014. Academies must also meet these requirements by virtue of their funding agreement. They must:

- use best endeavours in exercising their functions to ensure that the necessary special education provision is made for any pupil who has SEN;
- ensure that parents or young person are notified by the school when special educational provision is being made for their child, because it is considered that he or she has SEN;
- make sure that the responsible person makes all staff that is likely to teach the pupil aware of the pupil’s SEN;
- make sure that the teachers in the school are aware of the importance of identifying pupils who have SEN and of providing appropriate teaching;
- ensure that there is a qualified teacher designated as special educational needs co-ordinator (SENCO) for the school. A newly appointed SENCO must be a qualified teacher and, where they have not previously been the SENCO at that or any other relevant school for a total period of more than twelve months, they must achieve a National Award in Special Educational Needs Co-ordination within three years of appointment;
- consult the local authority and the governing bodies of other schools when it seems necessary to co-ordinate special educational teaching in the area;
- ensure that pupils with SEN join in the everyday activities of the school together with children without SEN, as far as is compatible with them receiving the necessary special educational provision; the provision of efficient education for all other pupils; and the efficient use of resources;
- take account of the ‘SEN Code of Practice’ when carrying out their duties towards all pupils with SEN;
- where a local authority or the First-tier Tribunal (Special Educational Needs and Disability) names a maintained school as the school the child will attend on an SEN statement or Education and Health Care Plan, the governing body must admit the child to the school. Before naming a maintained school on a statement, the local authority must consult the governing body of the school (see below);
- cooperate with the local authority in developing the local offer;
• ensure the school produce and publish online its School SEN Information Report in accordance with section 69 of the Children and Families Act 2014; and
• ensure the school has arrangements in place to support children with medical conditions (section 100 Children and Families Act 2014).

The responsible person is generally the headteacher, but may be the chair of the governing body or a governor appointed by the governing body to take that responsibility. If the responsible person is the headteacher, it is advisable to have one other governor with an interest in SEN.

In accordance with the Equality Act 2010, governing bodies and academy trusts are also under a duty to make reasonable adjustments to avoid substantial disadvantages experienced by disabled pupils. Governing bodies and academy trusts are required, where reasonable, to provide auxiliary aids and services as part of the ‘reasonable adjustments’ duty. Technical guidance on schools’ reasonable adjustments duty is available from the Equality and Human Rights Commission.

3.5.2 Admission of pupils with SEN: duties of Admission Authorities (including governing bodies)

The ‘School Admissions Code’ that came into force in December 2014 makes clear that all children and young people whose statement of SEN or EHC plan names the school, must be admitted. The admission of pupils with SEN but without statements or EHC plans should be handled in the same way as for all other pupils. If the school is not oversubscribed, all applicants must be offered a place (with the exception of designated grammar schools). Admission authorities must ensure that their arrangements will not disadvantage unfairly, or discriminate against a child with a disability or special educational needs. The ‘Admissions Code’ applies to all maintained schools in England. Academies must comply, by their funding agreement, with the Code and the law relating to admissions. Information about school admissions is in section 6 of this Handbook.

3.5.3 Admission of SEN pupils with statements to maintained schools

Where the local authority names a maintained school or academy, the governing body, proprietor or principal of the school is under a duty to admit the child or young person.

Local authorities are under a duty to consult the governing body, proprietor or principal of any school or other institution the authority is considering having named in the statement

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24 Section 43 of the Children and Families Act 2014.
or EHC plan\textsuperscript{25}.

The general responsibilities of the governing body in the admission of pupils with SEN to mainstream schools are set out in the School Admissions Code and the Equality Act. They must draw up and implement an ‘accessibility plan’ for disabled pupils that aims to:

- increase the extent to which disabled pupils can participate in the curriculum;
- improve the physical environment of schools to enable disabled pupils to take better advantage of education, benefits, facilities and services provided; and
- improve the availability of accessible information to disabled pupils.

Schools must also take into account the need to provide adequate resources for implementing plans and must regularly review them. An accessibility plan may be a freestanding document but may also be published as part of another document such as the school development plan.

\subsection*{3.5.4 Admission to special schools for pupils with SEN}

The governing body of maintained special schools, academy special schools, non-maintained special schools and institutions approved by the Secretary of State to be named in an EHC plan have the same duty to admit as maintained schools (see above). Children or young people without statements or EHC plans can be admitted to special schools in specific circumstances – for the purposes of assessment or following a change of circumstances\textsuperscript{26}.

\subsection*{3.5.5 Teachers in maintained schools with responsibility for SEN}

Governing bodies of maintained schools and academies must ensure that there is a qualified teacher designated as SENCO for the school\textsuperscript{27}.

The SENCO must be a qualified teacher working at the school. A newly appointed SENCO must be a qualified teacher and, where they have not previously been the SENCO at that or any other relevant school for a total period of more than twelve months, they must achieve a National Award in Special Educational Needs Co-ordination within three years of appointment.

The governing body should reassure itself that the key responsibilities of the SENCO are drawn up and monitor the effectiveness of the way the responsibilities are carried out against a list of illustrative activities, as described in the ‘SEN Code of Practice’.

\textsuperscript{25} Section 39 (2) (a) and (6) of the Children and Families Act 2014
\textsuperscript{26} Section 33, Children and Families Act 2014
\textsuperscript{27} Section 67, Children and Families Act 2014
3.6 Looked after children

3.6.1 School admissions

Admission authorities are required, with some limited exceptions, to give priority to looked after children, children adopted from care under the Adoption and Children Act 2002 and those who left care under a ‘Special Guardianship Order’ or ‘Residence Order’ in their oversubscription criteria. The practical effect of this is that in a school’s published admission arrangements, the first and highest oversubscription criterion must be looked after children (see paragraph 1.7 of the Admissions Code). Provisions also apply to schools with a religious character and grammar schools (paragraphs 1.37 and 1.19 of the Admissions Code).

The law gives a local authority that looks after a child the right to direct the admission authority of any maintained school to give them a place. This applies, even where the school is currently full, or is in another local authority area (see paragraph 3.19 of the School Admission Code).

Governing bodies of all maintained schools are required to appoint a designated teacher to promote the educational achievement of looked after children who are on the school roll. Academies are under an obligation to do this through their funding agreements. Statutory guidance on the roles and responsibilities of designated teachers is available online.

Governing bodies must ensure, as a minimum, that:

- a designated teacher is appointed;
- the teacher undertakes appropriate training;
- it considers an annual report from the designated teacher; and
- acts on issues that the report raises.

Regulations specify that the role should be carried out by:

- a qualified teacher, within the meaning of section 132 of the Education Act 2002, who has completed the appropriate induction period (if required); or
- the headteacher or acting headteacher at the school.

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All looked after children have a personal education plan (PEP) as part of the care plan that is drawn up by the local authority that looks after them. The PEP forms part of the child’s education record.31

3.7 Assessing attainment and achievement

Teachers should monitor their pupils’ progress in each subject as a normal part of their teaching. By law, schools must assess pupils’ attainment at key points in their compulsory education. These key points are when pupils have completed the early years foundation stage and the programmes of study for key stages 1, 2 and 3, usually at the ages of 5, 7, 11 and 14. There is also a statutory check of phonics at the end of year 1 (age 6). This process is known as statutory assessment.

While governors are not directly involved in these processes, they may find the Standards & Testing Agency website provides useful background in the context of their responsibilities to drive up school and pupil level performance.

3.8 School inspection

3.8.1 Section 5 inspections

Routine school inspections of maintained schools and academies are carried out under section 5 of the Education Act 2005. The scope of the inspection is defined in that statute and is set out in more detail in ‘The framework for school inspection’ (the Framework), which is published by Ofsted. There is also a Handbook setting out further details, including the criteria that inspectors will consider in looking at a governing body’s effectiveness. Further information on inspections is available on the Ofsted website.

Recent regulation32 exempts from routine inspection all outstanding maintained primary and secondary schools and academies. This exemption also applies to academy converters whose predecessor school achieved an ‘outstanding’ grade overall at its most recent section 5 inspection. However, certain types of schools are not exempt, regardless of the inspection grade awarded at the most recent inspection. These are special schools (including maintained residential special schools and non-maintained special schools with residential provision), pupil referral units and maintained nursery schools.

The quality of school governance is central to the overall inspection judgement on the overall leadership and management of a school. Every inspection report contains an explicit comment on the quality of governance, and if governance is judged ineffective; inspectors should recommend an external review of governance.

### 3.8.2 Timing of inspections

<table>
<thead>
<tr>
<th>Inspection Grade</th>
<th>Inspection frequency</th>
<th>Monitoring frequency</th>
<th>Risk Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - Outstanding</td>
<td>Exempt</td>
<td>n/a</td>
<td>3rd year after inspection and annually thereafter</td>
</tr>
<tr>
<td>2 - Good</td>
<td>Within 3-5 years</td>
<td>n/a</td>
<td>3rd year after inspection and annually thereafter</td>
</tr>
<tr>
<td>3 - Requires improvement</td>
<td>Within 2 years</td>
<td>If leadership is not good, initial monitoring inspection 4-12 weeks after publication of section 5 report, then dependent on leadership capacity</td>
<td>Ongoing through monitoring visits</td>
</tr>
<tr>
<td>4 - Inadequate (Serious weaknesses and Special Measures)</td>
<td>Between 18 months and 2 years</td>
<td>1-5 monitoring visits before section 5 inspection dependent on leadership capacity</td>
<td>n/a</td>
</tr>
</tbody>
</table>

Table 1 – Timing of inspections

Ofsted may inspect without notice but in most cases, schools receive notice of around half a day. Notification will normally be to the headteacher at, or just after, midday on the working day before the start of the inspection. Part of the purpose of the notification call is to make arrangements for a meeting with the chair of governors and/or representatives of those responsible for governance, and request that as many governors as possible are also present at the feedback meeting. The purpose of the feedback session is to share the main findings of the inspection and recommendations for improvement.

A maintained nursery school that was judged to be ‘good’ or ‘outstanding’ at its last full section 5 inspection will be inspected within three years from the end of the school year in which it was last inspected.

Pupil referral units and special schools (including maintained residential special schools and non-maintained special schools with residential provision) will normally be inspected within three school years from the end of the school year in which the last inspection of the school took place.
When notice is given, under section 5, the governing body must take reasonable steps to notify:

- parents of registered pupils at the school about the time of the inspection; and
- any other persons as may be prescribed.

Ofsted must ensure that a copy of the final report is sent to:

- the governing body;
- the headteacher;
- the local authority;
- those who appoint the foundation governors and the appropriate appointing authority, if different; and
- the EFA, if the school has a sixth-form.

When it receives the report, the governing body\(^{33}\), must arrange for:

- the parents of all pupils to be sent a copy of it within five working days;
- the report to be made available to any member of the public who wishes to see it, at such times and places as may be reasonable; and
- copies of the report to be provided to anyone who asks.

The School Information regulations\(^{34}\) require governing bodies of maintained schools to publish specified information on a website. This includes publishing details of where and how parents may access the most recent report about the school published by Ofsted, for example, by a link to the school's report on the Ofsted website. The governing body should also consider translating the report into other languages where appropriate.

### 3.8.3 Other Ofsted inspections (section 8 inspections)

In addition to the regular programme of section 5 inspections, Ofsted inspects schools for a variety of reasons, such as:

- to gather evidence for reports and advice on curriculum subjects;
- to assess specific themes and initiatives, for example, literacy and numeracy in primary schools; and
- to monitor progress in ‘satisfactory’ schools and those causing concern.

Outstanding schools are not exempt from section 8 inspections. Section 8 inspections are published on Ofsted’s website.

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\(^{33}\) Section 14 of the Education Act 2005.

\(^{34}\) The School Information (England) (Amendment) Regulations 2012.
3.8.4 Schools causing concern

By ‘schools causing concern’ the department is referring not just to schools ‘eligible for intervention’ but also those about which the local authority and/or the Secretary of State have other serious concerns which need to be addressed. This might be where attainment levels are consistently below the floor standards, where there has been a serious drop in performance or where the performance is not meeting the expected standards of comparable schools.

The department published an updated version of the statutory guidance, ‘Schools Causing Concern - guidance for local authorities’, on 2 May 2014.

There is now a new section clearly setting out, in ten key points, what local authorities who champion educational excellence do. This has been added in response to local authorities’ requests for further clarity on their role in school improvement.

Whilst the department’s expectation remains that local authorities should intervene early, the guidance also makes clear that local authorities have no statutory powers of intervention with academies. They should contact the Regional schools commissioners (RSCs) swiftly where there are concerns about an academy in their area. Lastly, the guidance specifies that local authorities should not wait for Ofsted to recommend a review of governance to intervene.

The guidance provides information on the legislative requirements for intervening with maintained schools in order to help local authorities fulfil their statutory duty. The guidance will be kept under review and updated as necessary.

An explanation of the criteria for the current key stage 2 and key stage 4 accountability measures are available on GOV.UK. Governing bodies are also encouraged to read and become familiar with the guidance and the legislation to which it relates.

3.8.5 Section 48 inspections

The governing body of a voluntary or foundation school or academy that has been designated as having a religious character is responsible for making sure that the content of the school’s act of collective worship, and any denominational religious education provided for pupils, is inspected approximately every five years (a ‘section 48 inspection’). These aspects of the school’s provision will not be included in the section 5 inspection arranged by Ofsted. The governing body may also arrange for the section 48 inspection to cover the spiritual, moral, social and cultural development of pupils at the school. The contractual arrangements for the carrying out of section 48 inspections,

35 As defined in Part 4 of the Education and Inspections Act 2006.
36 Section 48 of the Education Act 2005. This applies to academies via clauses in their funding agreement.
including fees, are a matter for the governing body. When choosing an inspector for the section 48 inspection, the governing body (or in the case of a voluntary-controlled school, the foundation governors) must consult one of the following bodies shown in Table 3.

<table>
<thead>
<tr>
<th>School designation</th>
<th>Consultation body</th>
</tr>
</thead>
<tbody>
<tr>
<td>Church of England or Roman Catholic</td>
<td>The appropriate diocesan authority</td>
</tr>
<tr>
<td>Jewish</td>
<td>Jewish Studies Education Inspection Service</td>
</tr>
<tr>
<td>Methodist</td>
<td>Education Secretary to the Methodist Church</td>
</tr>
<tr>
<td>Muslim</td>
<td>Association of Muslim Schools</td>
</tr>
<tr>
<td>Sikh</td>
<td>Network of Sikh Organisations</td>
</tr>
<tr>
<td>Seventh-day Adventist</td>
<td>Education Department of the British Union Conference of Seventh-day Adventists</td>
</tr>
</tbody>
</table>

Table 2 – Consultation bodies for section 48 inspections

A grant is available towards the cost of the section 48 inspection. The process for claiming the grant is managed by the individual faith groups. Claims are made using grant form DRE1. An inspection report must be prepared within 15 working days of the end of the inspection. Under section 49, the governing body must publish this in the same way as for section 5 inspections.

### 3.8.6 Ofsted’s involvement in parental complaints about schools

By law, and in certain circumstances, Ofsted is able to investigate complaints by parents about their child’s school for the purpose of deciding whether to use its inspection powers. It has powers to obtain information to facilitate an investigation. Governors may find it useful to familiarise themselves with Ofsted’s guidance to parents.

If requested to do so, the governing body must provide Ofsted with any specific information and any other information that the school considers relevant to the investigation of a complaint.

Should Ofsted consider it appropriate for the purpose of an investigation that they meet with parents, then the governing body (or in the case of a school which does not have a delegated budget, the local authority) must co-operate with Ofsted in arranging the meeting. This includes allowing a meeting to take place on the school premises, fixing a date for the meeting and notifying parents and the local authority of the meeting. A representative of the governing body and the local authority may also attend the meeting.

If Ofsted prepares a report of an investigation, that report must be passed to the governing body (or in the case of a school without a delegated budget, the local authority). The body must then send a copy of the Ofsted report to all registered parents.
Section 4 - Pupil wellbeing

4.1 Promoting the general wellbeing of pupils

The Education and Inspections Act 2006 places a duty on governing bodies of maintained schools to promote wellbeing. ‘Wellbeing’ is defined in the Children Act 2004 as:

- physical and mental health and emotional wellbeing;
- protection from harm and neglect;
- education, training and recreation;
- the contribution children make to society; and
- social and economic wellbeing.

Section 38 of that Act explains which issues governors need to consider to reassure themselves that pupils are adequately being cared for and protected from harm while in school. Education, training and recreation are in Section 3 of this Handbook.

4.2 Pupil voice

The term “pupil voice” refers to ways of listening to the views of pupils and/or involving them in decision-making. The expressions “learner voice” or “consulting pupils” may also be used.

Under Section 176 of the Education 2002 Act governing bodies of maintained schools and local authorities are currently required to have regard to statutory guidance on consulting with pupils about matters that affect them.

This legislation is underpinned by the general principles of the United Nations Conventions on the Rights of the Child (UNCRC) - articles 2, 3, 6 and, in particular, article 12 which states the following:

- Parties shall assure to the child who is capable of forming his or her own views the right to express those views freely in all matters affecting the child, the views of the child being given due weight in accordance with the age and maturity of the child.
- For this purpose, the child, in particular, shall be provided the opportunity to be heard either directly in any judicial and administrative proceedings affecting the child, or through a representative or an appropriate body, in a manner consistent with the procedural rules of national law.

The UNCRC has not been incorporated into national law, so there is no statutory duty to comply with it. However, the government has reiterated its commitment to pay ‘due regard’ to the Convention when new policy is made and legislation proposed. Schools are strongly encouraged to pay due regard to the Convention.
4.3 Behaviour and discipline

An academy trust must make sure that a written policy is drawn up and carried out that promotes good behaviour among pupils and defines the sanctions to be adopted where pupils misbehave37.

Maintained school governing bodies must make sure that their school has policies designed to promote good behaviour and discipline among pupils. These policies must include the school’s approach to the use of reasonable force to control or restrain pupils. Guidance on reasonable force is in ‘Use of Reasonable Force – Advice for headteachers, staff and governing bodies’. Maintained schools should not have a ‘no contact’ policy.

The governing body must also make, and periodically review, a written statement of principles to help the headteacher determine the measures that make up the school’s behaviour policy38. This duty cannot be delegated. The governing body must consult the headteacher, other appropriate members of staff, parents and all registered pupils before making or changing this statement of principles39. It must also publish the statement on a website40. Information on these responsibilities and statutory guidance to which the governing body must have regard is given in ‘Behaviour and Discipline in Schools: Guidance for Governing Bodies’ issued by the Secretary of State.

4.3.1 Directing pupils off-site to improve their behaviour

The legislation for directing a pupil off-site does not apply to academies. However, an academy may direct a pupil off-site under general powers in their Memorandum and Articles of Association.

A maintained school governing body may send pupils to provision outside school premises that is aimed at improving their behaviour (‘directing off-site41,42). It should make sure that the pupil continues to receive a good education whilst addressing the needs that require intervention. The governing body may direct a pupil off-site without the parent’s consent but should, where possible, engage parents in the process. There are specific requirements in relation to notifying parents and reviewing the placement. Statutory guidance for maintained schools is available on GOV.UK.

The requirement to review a placement every 30 days was removed in January 2013. A placement may continue beyond the end of the academic year in which it is made.

38 Subject to the passage of legislation, this requirement may be repealed during 2013/2014.
39 Section 88 of the Education and Inspections Act 2006.
41 This power is routinely delegated to the headteacher.
42 Section 29A of the Education Act 2002.
Further information on governors’ powers and responsibilities and statutory guidance to which the governing body must have regard, is provided in ‘Alternative Provision: A Guide for Local Authorities, Headteachers and Governing Bodies of Schools, Pupil Referral Units and Other Providers of Alternative Provision’.

4.3.2 Excluding pupils

An explanation of governing bodies’ and academy trusts’ legal duties in relation to exclusion, as well as statutory guidance on performing these duties, is provided in ‘Exclusion from maintained schools, Academies and pupil referral units in England: A guide for those with legal responsibilities in relation to exclusion’.

The governing body has key responsibilities in relation to reviewing headteachers’ exclusion decisions and must arrange suitable full-time education for excluded pupils from the sixth school day of a fixed-period exclusion.

Academy trusts are also responsible for arranging an independent review panel to consider permanent exclusions, where requested by parents. For maintained schools, this duty rests with the local authority.

Governing bodies have a wider role to hold headteachers to account for the lawful use of exclusion. Exclusion must be for disciplinary reasons and all exclusions must be done in line with the legal requirements. Where a pupil is removed from the school premises without being excluded there needs to be a lawful basis for this decision, for example, under the powers of a maintained school to direct a pupil offsite to improve their behaviour (section 4.3.1).

4.3.3 School attendance

The governing body of a maintained school or academy trust must reassure itself that the school keeps admission and attendance registers in accordance with regulations. Further information and guidance is available in the school attendance section of GOV.UK. The governing body must make sure that the school provides information requested by the Secretary of State, including the termly absence data the department collects.

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44 Section 100 of the Education and Inspections Act 2006.
46 Section 538 of the Education Act 1996.
4.3.4 Parenting measures

The maintained school governing body, academy trust, headteacher and local authority have powers to intervene where a pupil’s behaviour or attendance at school becomes problematic. Information on parenting contracts, parenting orders and penalty notices are in section 3 of the statutory guidance ‘Advice on school attendance’. Governing bodies, academy trusts, headteachers and local authorities must have regard to it when carrying out their duties.

4.4 The school day and school year

Academies set their own school day and term dates. The provisions on school sessions do not apply to them. The headteacher of a maintained school will recommend the length of the school day, including session times and breaks. The governing body must agree the recommendation. School employers determine the term dates. Maintained schools must open for at least 380 sessions (190 days) in a school year. The school year must begin after July. If a school is prevented from meeting and it is not reasonably practicable for arrangements to be made for it to make up the lost session(s), it can be deemed to have been open for the required 380 sessions.

4.5 School food and milk

Maintained school governing bodies and academies must provide paid-for lunches for registered pupils, including nursery pupils who receive education both before and after lunch. This only applies where the parents request them and, in the case of paid-for lunches, where it would not be unreasonable to provide them. These meals must be free for pupils who receive, or whose parents receive, an eligible benefit – the unreasonable clause does not apply to free meals.

All state funded schools have a legal duty to provide a free school meal for children in reception, year 1 and year 2. Schools have been provided with substantial funding and support and there is departmental advice available on GOV.UK.

Maintained schools and academies are not obliged to offer milk to pupils. Where they choose to, it must be provided free of charge to pupils who receive or whose parents receive an eligible benefit. Governing bodies of maintained schools, and academies set

48 Section 32 of the Education Act 2002.
up before 2010, should ensure that all food provided by the school meets nutritional standards.50

4.6 School uniform

In all schools, governing bodies decide whether there should be a school uniform and other rules relating to pupils’ appearance and, if so, what they should be. Departmental advice on school uniform and related policies is available on GOV.UK.

4.7 Pupil health and safety

4.7.1 Liability for health and safety

The main legislation covering this area is the Health and Safety at Work etc. Act 1974 and regulations made under that Act. The employer is responsible for health and safety.

Information about the law on pupil health and safety is in departmental advice on Health and Safety for Schools. This advice summarises health and safety law relevant to schools and explains how it affects governing bodies as well as local authorities, headteachers and other school staff. It covers activities that take place on school premises as well as school trips. The advice applies to all state funded schools. Where the school is the employer, the governing body must make sure that the school has a policy on health and safety.

4.7.2 Pupils unable to attend school through ill health

The duty to provide suitable education for children of compulsory school age who cannot attend school due to illness or injury (alternative provision) rests with local authorities. All schools, including academies, have a key role in ensuring that children on their roll with medical needs also receive a good education. They should involve the relevant local authority without delay when it is clear that a pupil’s health will prevent them from attending school for 15 days or more.

4.7.3 Supporting pupils in school with additional health needs

Some pupils have additional health needs and may require medicines, adaptations or support to keep well. Governing bodies must oversee the development of policies that cover their own circumstances. Having an additional health needs policy (or including information in health and safety and/or SEN policies) helps ensure consistent

arrangements are in place. Where the school is the employer the governing body will be directly responsible for the policy. For other schools, the responsibility will usually be delegated by the local authority. The policy should address emergency procedures, training, supervision, record keeping, including storage and disposal. It should also set up a named staff member to coordinate health care needs and to link with parents.

4.7.4 First aid

Where they are the employer, governing bodies have overall responsibility for first-aid under the Health and Safety (First Aid) Regulations 1981. The regulations set out first-aid provision in the work place, and require employers to provide adequate and appropriate equipment, facilities and qualified first-aid personnel. It is recommended that schools treat pupils as if they were employees for the purposes of first aid and provide first-aid materials and expertise as appropriate, based on risk assessment. This responsibility may be delegated by the local authority where they are the employer.

4.7.5 Pupils with disabilities and special educational needs (SEN)

The governing body must reassure itself that the school prepares and implements an accessibility strategy to improve the physical environment of the school for pupils with disabilities and SEN\(^{51}\). This should include consideration of particular health and safety needs on the school premises and how these can be met.

Governors of schools providing extended services must also consider their duties under the Equality Act 2010. In particular, whether proposed extended services affect their functions and responsibilities towards their pupils, the users of these services or their employees. When services are provided by a third party on schools’ premises, either independently of the school or on behalf of the school, governors should establish who would be regarded as the service provider with the responsibility to make ‘reasonable adjustments’ and/or access improvements for disabled users, pupils or employees.

4.7.6 School security

In community, voluntary-controlled and community special schools, the responsibility to make the school secure ultimately rests with the local authority as employer. It may, however, delegate these duties to the schools. With all other schools, including academies, responsibility rests with the schools.

All schools have a common law power to bar troublesome people from the school premises. Governing bodies of foundation, voluntary-aided and foundation special schools also have a power under section 547 of the Education Act 1996 to authorise

\(^{51}\) The Equalities Act 2010
someone to remove from school premises any intruder causing a disturbance or nuisance. In community and voluntary-controlled schools, this power is exercised by the local authority unless it is delegated to the school. This power of removal also extends to academies. Departmental advice on this power is on GOV.UK.

Schools using automated biometric recognition systems should be aware of their legal duties under the Protection of Freedoms Act 2012. Departmental advice about these duties is on GOV.UK.

4.7.7 Fire Safety

Governing bodies of all schools must reassure themselves that annual risk assessments are carried out to make sure that the fire precautions needed in the school are in place.

4.7.8 Playground supervision

The number of adults who should be in charge of pupils during lunch and other breaks should be determined locally by the school, having assessed risks and making sure that competent supervisors are available.

4.8 Promoting community cohesion

There is a duty for schools to promote community cohesion under the Education and Inspections Act 2006. The governing body (or committee, where the governing body opts to delegate the responsibility) decides how to fulfil this duty in the light of their local circumstances.

4.9 Safeguarding and promoting the welfare of pupils

4.9.1 General duty

Section 175 of the Education Act 2002, and regulations under section 157 relating to safeguarding pupils in Independent Schools (including academies), place a duty on the governing bodies of maintained schools, and academy trusts, to have arrangements in place to ensure that they:

- carry out their functions with a view to safeguarding and promoting the welfare of children; and
- have regard to the statutory guidance issued by the Secretary of State in considering what arrangements they need to make for the purpose of that section.

The statutory guidance, ‘Safeguarding children - Keeping children safe in education’, places statutory requirements on all governing bodies. Governing bodies must make sure their school has policies and procedures in place and take into account any statutory
guidance issued by the Secretary of State, any local authority guidance and locally agreed inter-agency procedures.

Educational settings have a central role to play in the early identification of any welfare concerns about an individual child, additional needs they might have and indicators of possible abuse and neglect. To be effective, all schools should work with other organisations, share and receive information about individual children in order to protect them from harm. All schools should have regard to the guidance set out in Working Together to Safeguard Children, 2013.

4.9.2 Allegations against staff and volunteers

Employers have a duty of care to their employees. Governing bodies should make sure that the school provides effective support for anyone facing an allegation. They must also provide them with a named contact within school if they are suspended. If an allegation is made, the headteacher or chair of governors should immediately discuss the case with the Local Authority Designated Officer (LADO). This initial discussion allows both parties to consider the nature, content and context of the allegation and agree a course of action.

Statutory guidance 'Keeping children safe in education' sets out the procedures all schools must have in place for dealing with allegations.

The procedures should make it clear that all allegations should be reported straight away, normally to the headteacher. The procedures should also identify the person, often the chair of governors, to whom reports should be made in the absence of the headteacher, or in cases where the headteacher themselves are the subject of the allegation or concern. Procedures should also include contact details for the LADO responsible for providing advice and monitoring cases.

Chairs of governing bodies are expected to work with the headteacher (unless the allegation concerns the headteacher) and LADO to confirm the facts about individual cases. They are also expected to reach a joint decision on the way forward in each case. Chairs have a key role in deciding courses of action, including disciplinary action, in those cases where a criminal investigation may not be required. In cases where allegations have been substantiated, the chair should work with the LADO and headteacher to determine whether there are any improvements to be made to the school’s procedures or practice to help prevent similar events in the future.

It is helpful if all governing body members have training about safeguarding, whether the governing body acts collectively or an individual member takes the lead. This will make sure they have the knowledge and information needed to perform their functions and understand their responsibilities.

Governing bodies should make sure that a senior member of the school’s leadership team is designated to take lead responsibility for dealing with safeguarding issues;
providing advice and support to other staff; liaising with the local authority; and working with other agencies.

**4.9.3 Safe recruitment procedures**

A key aspect of safeguarding is the vetting of applicants and prospective volunteers working with children to ensure they are not unsuitable. Guidance about this is in section 5 of this Handbook, and also in 'Keeping Children Safe in Education'.
Section 5 - Teachers and support staff

5.1 General

The main staffing functions of the governing body in a maintained school, including the appointment, conduct, suspension and dismissal of staff are set out in the School Staffing (England) Regulations 2009 and supporting ‘Guidance on managing staff employment in schools’. Some of this guidance is statutory and governing bodies must have regard to it when exercising their functions under the regulations.

Not all governing body duties and responsibilities listed in this section fall from the School Staffing Regulations and supporting guidance. Where this is the case, alternative guidance and regulations are given.

The requirements on academy trusts are set out in their funding agreements and regulations.

In addition to their responsibilities under employment law, maintained school governing bodies and academy trusts also have responsibilities under the Equality Act 2010. This sets out that employers must not discriminate against employees on any protected grounds (e.g. race or sex) in relation to pay, conditions, opportunities, promotion, training or dismissals. Advice for employers on their responsibilities is available on the ACAS website and further advice to help schools understand how the Equality Act affects them, and how to fulfil their duties under the Act, can be found in departmental advice.

The governing body of a maintained school may delegate all of its functions relating to staff employment in schools with the exception of:

- establishing a selection panel to appoint a headteacher or deputy headteacher;
- making sure that headteachers benefit from any statutory entitlements and comply with the duties imposed on them which are contained within the ‘School Teachers’ Pay and Conditions Document’ (STPCD);
- responding to any report from the LA that raises serious concerns about the performance of the headteacher;
- establishing procedures for the regulation of conduct and discipline of staff, and making sure that safer recruitment procedures are applied.


Although the responsibility is still with the governing body to ensure any delegated functions are carried out.

Academy trusts are free to decide which functions they delegate.

5.2 Appointing staff

Appointing a headteacher is a pivotal decision in the life of a school. It is crucial that a governing body has the skills it needs to carry out a thorough and effective selection process. Governors may need to seek help or training, for example, on good interviewing techniques or on how to secure meaningful and accurate references.

‘A guide to selecting and recruiting a new headteacher’, developed jointly with the NGA, is available on the NCTL website.

Every maintained school must have a headteacher55. The governing body must notify the local authority in writing of any headteacher vacancy, advertise the post in a manner considered appropriate, and appoint a selection panel. The governing body must appoint a member of staff to carry out the functions of a headteacher pending the appointment of a headteacher or in the absence of a headteacher.

The Education (Independent School Standards) Regulations 2014 require an academy to publish the name of a headteacher.

As part of the appointment process the governing body of a maintained school or academy trust may ask for details about whether a headteacher or teacher at the school has been subject to capability procedures in the previous two years. A maintained school must provide this. The trust of any academy that opened after April 2013 must also provide this information56.

Where the local authority is the employer57, a representative of the authority may attend proceedings relating to the selection or dismissal of any teacher. The governing body must consider any advice offered by the representative. Where the governing body is the employer58 and where it has been agreed the local authority has advisory rights, the governing body must consider any advice offered.

55 Sections 35(3) and 36(3) Education Act 2002.
56 Subject to the terms of its funding agreement an academy that opens earlier than April 2013 may also be required to provide information relating to a teacher’s capability procedures.
57 Community, voluntary-controlled, community special or maintained nursery schools (section 35 of the Education Act 2002).
58 Foundation, voluntary-aided and foundation special schools (section 36 of the Education Act 2002)
5.2.1 Discrimination in appointments and during service

Employers must be aware of their responsibilities in respect of discrimination within equalities legislation\(^\text{59}\) when recruiting staff and throughout the employment relationship.

Employers are not allowed to ask about the health and disability of any candidate until after a job offer has been made, unless such an enquiry is to establish their capability to carry out a function intrinsic to the work concerned. Governing bodies and academy trusts must make ‘reasonable adjustments’ to their employment arrangements, practices or premises if such changes would help alleviate any disadvantage suffered by a disabled employee compared to a non-disabled person.

**Legislation**\(^\text{60}\) sets out the circumstances in which maintained schools, designated by the Secretary of State as having a religious character, have some discretion to take into account certain religious or denominational considerations in making specified employment decisions relating to their staff (i.e. decisions on appointment, remuneration, promotion and dismissal). Guidance on the subject is provided in Chapter 9 of the department’s ‘**Guidance on managing staff employment in schools**’, entitled ‘Staff at schools with a religious character’.

In relation to academies, converters follow the position of the school prior to conversion. New academies are able to appoint all their teaching staff based on faith in line with their designation, and can appoint support staff by application of religious criteria, where they can demonstrate a genuine occupational requirement for doing so.

5.2.2 Employment checks

Specific and detailed information about required safer recruitment practices can be found within the department’s ‘**Keeping children safe in education**’ statutory guidance, published in April 2014. Those governors responsible for appointing staff in schools should make themselves familiar with Part 3: Safer recruitment section of this guidance.

Once the governing body or academy trust has chosen a preferred candidate, and before any appointment is made, it must:

- check the identity of the candidate;
- their right to work in the United Kingdom\(^\text{61}\) and whether the candidate has the necessary **health and mental fitness to teach**\(^\text{62}\);

\(^{59}\) The Equality Act 2010.
\(^{60}\) Sections 58 to 60 of the School Standards and Framework Act 1998.
\(^{61}\) Regulations 12 and 24 of the School Staffing (England) Regulations 2009 for maintained schools and for academy schools and AP academies, in line with the requirements set out in their funding agreement.
• whether any reasonable adjustments are required to allow teaching staff to provide effective and efficient teaching; and

• when appointing into teaching positions that the individual concerned is not prohibited from carrying out such work (see Section 5.2).

For the majority of work in schools, governing bodies and academy trusts must obtain, for all new appointments, an enhanced Disclosure and Barring Service (DBS) certificate before, or as soon as practicable after appointment. If the work is within the scope of ‘regulated activity’ relating to children\(^{63}\) the enhanced certificate will need to include information to confirm the person is not barred from working with children (barred list information). Where the person will begin work before the DBS certificate is available a separate barred list check must be obtained before work commences.

Governing bodies will usually make the request for the DBS certificates/checks through their LA, which acts as an umbrella body for the DBS; academy trusts will have their own umbrella body arrangements. Further guidance on these checks is available on the DBS website and within the department’s 'Keeping children safe in education' statutory guidance.

The governing body or academy trust must carry out additional checks if the applicant has lived outside the UK. An overseas criminal record check or a certificate of good conduct from the relevant embassy or police force should be obtained where possible. Advice on the criminal records information that can be obtained from overseas police forces can be found here.

Employers have a duty\(^{64}\) to check potential employees' documents before employing them, to ensure they have the right to work in the UK. Further guidance on the checks needed to establish the right to work in the UK is available on the UK Border Agency website.

Governing bodies and academy trusts should also:

• request written information about previous employment history, which should be scrutinised for inconsistencies, contradictions, or incomplete information;

• take up references directly from the applicant’s current or former employer before the appointment is confirmed, and not rely on open, ‘to whom it may concern’, references;

• consider asking the candidate’s current employer for details of any capability history in the previous two years, and the reasons for this.

\(^{63}\) As defined in Part 1 of Schedule 4 to the Safeguarding Vulnerable Groups Act 2006.

When sharing information employers should make sure that they act in accordance with the Data Protection Act 1998 and data protection principles, making sure that the information is provided fairly and lawfully to prospective employers.

The governing body or academy trust must reassure itself that all appropriate suitability checks have been undertaken and that the school keeps a single central record, detailing the range of checks it has carried out on its staff.

5.2.3 The Employer Access Online system

When making appointments, governing bodies and academy trusts will need to reassure themselves that mechanisms are in place within the school to check that any person employed to teach has the required teaching qualifications and has successfully completed any statutory induction required. The NCTL’s Employer Access Online system (EA Online) can be used to confirm teaching qualifications and the satisfactory completion of the necessary induction period for UK trained teachers.

Governing bodies and academy trusts must always make sure that any person employed to teach is not prohibited from teaching and can do this check using the NCTL’s Employer Access Online system. EA Online is accessed via the Department’s Secure Access portal.

5.3 Statutory induction for newly qualified teachers (NQTs)

The governing body or academy trust must be satisfied that the institution in which the induction of NQTs is being served has the capacity to support the NQT and that the headteacher is fulfilling their responsibilities. In addition, charges made by appropriate bodies for their services in respect of induction in maintained schools will be directed to the governing body. The full statutory guidance is on GOV.UK.
5.4 Teacher qualifications

The governing body of a maintained school or non-maintained special school should be aware that teachers must hold qualified teacher status (QTS)\textsuperscript{65} (unless the teacher satisfies one of the requirements or conditions specified in the Schedule to the appropriate regulations). This also applies to academy trusts whose funding agreement states that any teachers that it employs must hold QTS.

Further education teachers who possess Qualified Teacher Learning and Skills (QTLS) from the Institute for Learning (IfL) and are members of the IfL are recognised as qualified teachers in schools. This will allow them to be appointed to permanent posts in maintained schools in England and they will be paid on the qualified teachers’ pay scale. They will continue to be recognised as qualified school teachers providing they remain a member of the IfL.

The same statutory requirement to hold QTS is not in place for teachers employed by academies unless the academy’s funding agreement retains a clause to that effect. An academy may be required through its funding agreement to employ teachers with QTS, but the department may agree to relax this requirement if requested by an academy. Even in academies, special educational needs co-ordinators and designated teachers for looked after children must have QTS. All teachers in special academies must hold QTS. There is no requirement for teaching staff in free schools to hold QTS.

5.5 Teacher and headteacher appraisal

Academies are free to determine their own appraisal process and may adopt the requirements for maintained schools if they wish.

Governing bodies in maintained schools have a statutory duty\textsuperscript{66} to:

- appoint an external adviser for advice and support on the headteacher’s appraisal and to consult that adviser on setting objectives for, and appraisal of, the headteacher;
- inform the headteacher of the standards against which their performance will be assessed;
- set objectives for the headteacher;
- appraise the performance of the headteacher, assessing their performance of their role and responsibilities against the relevant standards and their objectives;

\textsuperscript{65} Regulation 3(1) of the Education (Specified Work) (England) Regulations 2012.
\textsuperscript{66} The Education (School Teachers’ Appraisal) (England) Regulations 2012.
• assess the headteacher’s professional development needs and action needed to address them;
• make a recommendation on headteacher’s pay, where relevant;
• give the headteacher a written report of their appraisal which includes the assessments and recommendation above;
• determine the appraisal period that applies to teachers (including headteachers)\(^\text{67}\);
• adopt a document that sets out the appraisal process for teachers (including headteachers) and make that document available to teachers; and
• make sure that headteachers carry out their duties in respect of appraising other teachers (including recommendations on pay).

In practice, governing bodies will want, in relation to the appraisal of the headteacher, to:

• satisfy themselves that the external advisor has the skills, experience and objectivity to provide them with advice and support;
• consider whether to delegate the headteacher’s appraisal to a sub-group;
• satisfy themselves that the headteacher’s objectives are SMART\(^\text{68}\);
• decide which standards they will use to assess the headteacher’s performance. They must assess headteachers’ performance against the Teachers’ Standards and may also wish to use the National Standards for Headteachers;
• decide what arrangements to make for observing the headteacher’s performance, including any arrangements for classroom observation where headteachers teach; and
• satisfy themselves that appraisal evidence informs other decisions, for example, on professional development and pay.

In relation to appraisal more widely, governing bodies will want to:

• scrutinise the content of the school’s draft appraisal policy carefully to make sure that it will support effective appraisal in the school, challenging the headteacher as appropriate. In particular they will want to satisfy themselves with:
  • the provision that is made for the appraisal of teacher performance against the Teachers’ Standards and their objectives;
  • the arrangements being made for classroom observation, now that there is no annual limit on the amount of observation that can take place;

\(^{67}\) Regulation 5 of The Education (School Teachers’ Appraisal) (England) Regulations 2012.

\(^{68}\) Specific, measurable, achievable, realistic, timed.
• any arrangements for the headteacher to delegate the duty of managing the performance of teachers to others.

• satisfy themselves that the appraisal policy is being implemented effectively and fairly in the school, challenging the headteacher on how objectives and assessments are quality assured and moderated;

• satisfy themselves that appraisal evidence informs other decisions for example, on professional development and pay; and

• keep the policy under review and amend it as necessary.

5.6 Pay and conditions of service

New pay progression arrangements came into force on 1 September 2013. The arrangements apply to maintained schools. September 2013 was the last time that annual pay increments were awarded to teachers based on the length of their service. Decisions about teachers’ pay progression are now linked to performance. The first annual performance-related progression pay increases were made in September 2014. New pay arrangements for members of the leadership pay range were introduced from September 2014 and apply to members first appointed to the leadership group on or after 1 September 2014 or those whose responsibilities have significantly changed on or after that date. We have published departmental advice to help governing bodies to determine their approach to teachers’ pay.

The relevant body (usually the governing body) must adopt and take full responsibility for maintaining, updating and implementing a robust and considered pay policy that:

• sets out clearly the basis on which all decisions that determine pay will be made and communicated to all teachers;

• sets out the extent to which specific functions relating to pay determination will be delegated to others, such as the headteacher;

• explains the role that the relevant body will play in determining decisions relating to individual teachers;

• fully complies with all relevant aspects of equalities legislation;

• sets the date by which it will determine teachers’ annual pay review; and

• establishes procedures for addressing teachers’ grievances in relation to their pay in accordance with the ACAS Code of Practice.

Such a policy must conform to any statutory provisions that are set out within the STPCD. Governing bodies must assure themselves that the arrangements proposed for linking appraisal to pay progression are robust and can be applied consistently.
All teachers in maintained schools are subject to statutory conditions relating to their professional duties and working time\textsuperscript{69}. In addition to these statutory conditions, teachers are subject to other conditions of employment laid down in their contracts of employment, such as those that provide for sick pay and maternity leave. The terms of certain local agreements may also be incorporated into their contracts of employment.

In schools where the local authority is the legal employer, the pay and conditions of service for school support staff must be on the scale of grades determined by the local authority. In foundation and voluntary-aided schools, the governing body is free to determine the pay and conditions of support staff.

Academy trusts are free to set their own pay and conditions of service for any teachers and support staff\textsuperscript{70}.

5.7 Discipline, grievance and capability procedures

The full governing body of maintained schools must approve disciplinary and grievance procedures for staff. Academy trusts may delegate this duty. Maintained school governing bodies must also approve capability procedures for dealing with staff underperformance and provide a procedure to enable staff to appeal against a decision to dismiss them. Governing bodies may adopt the department’s ‘Model capability policy for teachers’.

Advice for governing bodies about establishing these procedures is provided in ‘Guidance on managing staff employment in schools’. Governing bodies should be mindful of their obligations under employment law and take into account the ‘Advisory, Conciliation and Arbitration Service (ACAS) Code of Practice’.

Academy trusts are responsible for establishing their own staff procedures and need to take account of the relevant law and guidance.

5.8 Referring cases to the National College for Teaching and Leadership (NCTL) and Disclosure and Barring Service (DBS)

The Education Act 2011 provided for the abolition of the GTCE and for the Secretary of State for Education to take responsibility for the regulation of the teaching profession

\textsuperscript{69} Part 7 of the STPCD.

\textsuperscript{70} Where a maintained school converts to an academy, at the point of transfer the existing terms and conditions of teachers and support staff are protected under The Transfer of Undertakings (Protection of Employment) Regulations 2006 (TUPE) arrangements. The STPCD will, therefore, remain relevant to any teachers whose contract has not been renegotiated.
from 1 April 2012. The NCTL operate the arrangements on behalf of the Secretary of State for Education. Details are available on GOV.UK.

The regulatory arrangements cover teachers in all schools in England and only deal with cases of serious misconduct. Less serious cases of misconduct, and all cases of incompetence, should be dealt with at a local level. Employers, including an employment or supply agency, must consider whether to refer a teacher who has been dismissed for serious misconduct, or would have been dismissed had they not resigned.

Members of the public, other regulators and the police are also able to refer cases of misconduct. The NCTL’s EA Online system holds a list of teachers who have been prohibited from working in schools in England.

Employers must refer to the DBS anyone who has harmed or poses a risk of harm to a child and who has been removed from working (paid or unpaid) in regulated activity, or would have been removed had they not left. The DBS will consider whether to bar the person. Referrals should be made as soon as possible after the resignation or removal of the individual. Guidance on referrals is provided by the DBS.

5.9 Trade unions and disputes with staff

Employers are bound to recognise those trades unions with which they have a voluntary recognition agreement or which they are required to recognise by the Central Arbitration Committee. In foundation and voluntary-aided schools, it will be the governing body as the employer that will recognise such unions; for academy schools it will be the trust and for community and voluntary-controlled schools it will be the local authority.

Trade union recognition and the continuation of consultation and bargaining rights are protected under the Transfer of Undertakings (Protection of Employment) Regulations (TUPE) (2006). This means that for staff transferring from an existing school to an academy trust, any trade union recognition agreements applying to transferring staff will also transfer, as will any collective agreements in force at the time of transfer. The process for trade union recognition is set out in the Trade Union and Labour Relations (Consolidation) Act 1992 (TULR(C)A). Further information about ACAS and the advice it provides on trade union recognition is on the ACAS website.

If a trade union organises industrial action in a school it must follow the law on balloting for the action to be lawful. Both strike action and action short of strike action may be protected under the same ballot. Unions must give the employer notice of their intention to hold a ballot and the notice must satisfy certain conditions. Industrial action must begin within four weeks of the last date of the ballot and unions must give at least seven days’ notice of the beginning of the industrial action to employers.

If the conduct of the ballot does not comply with the statutory requirements, strike action taken as a result of the ballot will be unlawful (subject to provisions excusing small
accidental errors in respect of the employees balloted). This means that employers can apply to the court for an injunction preventing the strike action from taking place.

If the industrial action taken is lawful then participants cannot be fairly dismissed for a period of 12 weeks after the start of the action, and longer in some circumstances. Employers are entitled to deduct full pay from any employee participating in strike action for the duration of the action. Employers may also deduct pay from employees participating in action short of a strike.

While employees are not required to tell their employers whether they intend to take strike action, employers are fully entitled to ask staff if they are planning to strike.

Further advice on handling strike action in schools can be found here.

5.9.1 Employment tribunals

Employment tribunals hear complaints lodged against employers on the grounds that they have discriminated against individuals or failed to respect their rights under employment law. Tribunals can order an employee to be re-engaged or reinstated, and they can award compensation. Guidance on the role of employment tribunals is on the GOV.UK and ACAS websites.

5.10 Teachers’ Pension Scheme (TPS)

The TPS is an occupational, public service pension scheme for teachers governed by regulations. The department have overall responsibility for the TPS whilst the day-to-day administration is undertaken by Capita Teachers’ Pensions.

On 1 April 2015, the TPS will change for most members. Full information regarding the changes to the TPS and the level and range of benefits available are on TP website, which presents information from the perspective of both the member and the employer. Employers have a crucial role in the successful administration of the TPS. Details of the full range of employer duties are on the TP Employer Hub.

All employment as a teacher (both full and part time) and regardless of qualified teacher status is covered by the TPS. Membership is voluntary but employment is pensionable by default. A teacher must elect to opt out if they do not wish to contribute to the TPS; this is a personal decision on the part of the teacher and an employer cannot be selective about whether a teacher’s employment is pensionable.

In local authority maintained schools (including foundation schools), the local authority is deemed to be the employer for TPS purposes. This is a statutory requirement that means

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71 The Teachers’ Pensions Regulations 2010 and The Teachers’ Pension Scheme Regulations 2014.
that the school must work with the local authority in all matters relating to the TPS. In academies, the employer for TPS purposes is the academy trust.

The TPS contains flexibilities that support employers in managing their workforce and succession planning.

5.10.1 Ill health retirement

Teachers who are ill may have to stop working before their normal retirement age. Applications and supporting medical evidence will be considered by Medical Advisors appointed by the Secretary of State for Education and the decision will be made by Teachers' Pensions. There are two different levels of ill health benefits that can be awarded. Advice is available on the TP website. Retired teachers, who recover from ill-health before reaching normal retirement age, may be re-employed, however, their ill-health pension will cease on re-employment. The only ill-health pensioners who may undertake employment, without their entitlement to ill health benefits being automatically affected, are those who retired on ill health grounds before 1 April 1997 (this would be for limited part-time work only).

5.10.2 Retired teachers and re-employment

Retired teachers may be re-employed; however, they will come within the scope of the TP Regulations upon re-employment. In some circumstances, a re-employed teacher’s pension may be affected by re-employment. Employers must inform the scheme administrators of all re-employment. Advice is available on the TP website.

5.10.3 Premature retirement

The Teachers (Compensation for Redundancy and Premature Retirement) Regulations 1997 (“PRC Regulations”) govern compensation for premature retirement. Information on these Regulations is not covered on the TP website, and so an introduction is given here. For further information, email the department:

PensionsPolicyTeam.CORRESPONDENCE@education.gsi.gov.uk

The PRC regulations apply to all Teachers’ Pension Scheme (“TPS”) employers, including academies, insofar as ‘mandatory compensation’ for premature retirement is concerned. The Teachers’ Pensions Regulations 2010 (“the pension’s regulations”) provide that any teacher whose employment is terminated after having reached age 55 but before the normal pension age, because of redundancy, or in the interests of the efficient discharge of the employer’s functions, may receive retirement benefits. The teacher would become entitled to such benefits provided the employer provides written agreement to this effect. No employer is forced by either the PRC regulations or the pensions regulations to make premature retirement awards; any employer can instead make a redundancy award if they so choose. However, local authority maintained
schools rely upon these regulations to give them authority to make premature retirement awards, either with or without discretionary compensation.

The cost of ‘mandatory compensation’ is met by the employer; the further a teacher is from normal pension age, the higher the amount of ‘mandatory compensation’ that will have to be paid. The TPS pays the remainder so that the retiree receives the full amount of pension on the service they have built up in the TPS. The total cost, therefore, is met jointly by the employer and the TPS.

Under the PRC Regulations, certain TPS employers are able to pay ‘discretionary compensation’ by way of annual compensation and lump sum compensation. The ‘discretionary compensation’ provisions within the PRC Regulations do not apply to, academies, independent schools and higher education institutions – this provision is intended for local authority maintained schools because they require a source of authority and a mechanism to make such discretionary payments. Any decision to increase a teacher’s benefits in this way, and by how much, is at the employer’s discretion but is subject to certain limits. There are no costs to the TPS in relation to ‘discretionary compensation’ payments; these are all met by the employer.

Governors should be aware that the costs of premature retirements (including ‘discretionary compensation’) may be taken from school budgets if the local authority has not agreed to the premature retirement, or if they have good reason to do so (for example, where a local authority thinks the discretionary payment is too high)\(^72\). It is important for the governing body to liaise with its local authority regarding any planned premature retirements/redundancy compensation.

Staff appointed several years ago may have contracts which say what payments must be made if teachers take early retirement. The governing body should make sure that any decisions take account of these - legal guidance is advised.

As explained above, academies must award ‘mandatory compensation’, under the PRC Regulations, where they have agreed, under the pensions regulations, to a teacher having immediate access to his or her pension following premature retirement. They are not, however, required to rely on the PRC Regulations for their power to make discretionary payments and are not constrained by the conditions contained in them, including the limitations on awards; the regulations do not preclude them making their own discretionary compensation awards, either entirely separate from the TPS or via the purchase of additional pension under the TPS. The funding agreement, however, expects that an academy would apply the same criteria used by the local authority in which the academy is situated, in its decision-making. Where an academy closes with ‘mandatory compensation’ in payment, the liability transfers to a successor establishment.

\(^72\) Section 37 of the Education Act 2002.
5.11 The Local Government Pension Scheme

An academy trust that has entered into academy arrangements is a Scheme employer in the Local Government Pension Scheme (LGPS) and is listed in paragraph 20 of Part 1 of Schedule 2 to the LGPS (Administration) Regulations 2013. This means that the non-teaching staff employed by academy trusts are automatically eligible for membership of the LGPS and existing members in a maintained school retain eligibility when a school becomes an academy. The change in legal status, when a former maintained school is replaced by an academy, means that the academy trust becomes an LGPS employing authority in its own right. Academy trusts for new provision, such as free schools, studio schools and UTCs will also be LGPS employers.

Detailed advice relating to the LGPS and Frequently Asked Questions (FAQs) can be accessed on GOV.UK.
Section 6 - Organisational changes and the use of school premises

6.1 Conversion to academy status

Governing bodies play a pivotal role in deciding whether conversion to academy status is right for their school. The governing body must pass a resolution confirming its desire to convert to academy status before the school can make a formal application to start the conversion process. Any trustees and those who appoint any foundation governors must also give their consent before the governing body can apply.

Maintained school governing bodies considering conversion to academy status must consult people that they think appropriate. Schools with a religious designation must also consult their Diocesan Board or relevant religious authority and must secure that body’s consent before submitting an application.

Schools can consult in a number of ways such as via a website, newsletters and face-to-face meetings or discussions. It is important that people being consulted are given all relevant information about what is proposed and have a fair chance to respond. There is no set time for carrying out the consultation, although it is useful to have discussions early in the process. The consultation process must be completed before a funding agreement is signed with the Secretary of State.

The governing body must be able to confirm that a consultation has taken place, when it was carried out and that the views obtained were properly considered. Schools do not have to provide documentary evidence of this as part of the academy conversion process but will need to make sure it is available on request.

Under equalities legislation, public bodies must have ‘due regard’ to the need to eliminate discrimination, promote equality of opportunity and foster good relations when carrying out their duties. Governing bodies should consider whether they have met the requirements under the Equality Act 2010 or whether any further action needs to be taken in relation to their conversion to academy status.

When a school converts to an academy, TUPE legislation entitles staff to transfer under the same employment terms and conditions. The current employer (the local authority in community and voluntary-controlled (VC) schools and the governing body in foundation and voluntary-aided schools) has a statutory obligation to inform their employees’ representatives (i.e. trade union or elected representatives) that:

- the transfer is to take place;
- the date of the transfer and the reasons for it;
- the legal economic and social implications of the transfer; and
• whether the current employer, or as the new employer, the academy trust, expects to make changes connected to the transfer that will affect the employees’ terms and conditions of employment and, if so, what those changes will be.

It is also good practice to provide this information to the employees themselves at an early stage in the process. Employers should consider seeking legal advice to make sure that they can identify the potential implications for employees of the transfer.

Where an employer (current or new) decides that changes are to be made to employees’ terms and conditions of employment, it is important to make sure that the process for introducing those changes complies with employment law. This will usually involve consultation both with employees’ representatives and with the affected employees.

The NCTL’s ‘Academies online resource’ will help schools considering a move to academy status. Free membership is required to access the resource.

The Education Funding Agency has published Top Tips for governors of schools on the path to becoming an academy.

6.1.1 Support for another school

The department expects schools which convert to academy status to support one or more other schools, whether maintained schools or academies. Academies can choose what they do to support another school or schools and how they do it, but it must be intended to raise standards. This is a key aspect of the creation of a self-improving school system. The governing body of an academy has a role in making sure that it delivers its commitment to other schools, however it is done. The governing body might itself be directly involved in offering support to raise standards of school governance. To keep bureaucracy to a minimum this commitment will not be regularly monitored by the department.

6.2 Other organisational changes

The different types of maintained school are set out in the introduction to this Handbook. The school type determines the ‘prescribed alterations’ and significant changes that the governing body can propose. Examples are:

• a change of school type;
• transfer of site or discontinuance of a split site;
• co-educational to single sex or vice versa;
• changes to SEN etc.; or
• school closure (including in order to add, change or remove religious character).

Governing bodies are able to make some changes to their school’s size and characteristics without following a statutory process, such as:
- a change of age range of up to 2 years (provided that this does not add a sixth form);
- expanding the school;
- adding boarding provision.

Local authorities will still be able to propose these changes, but will need to follow a statutory process to do so.

Information on the roles and processes to be followed\textsuperscript{73} are available on GOV.UK.

Academy trusts can apply to the Secretary of State, via the Education Funding Agency (EFA) to make changes to their existing arrangements.

Fast track significant changes – expansions, age range changes (by up to three years), adding boarding provision and amending admissions arrangements in old style funding agreements – do not require a formal business case. Approval from the Secretary of State is still required but the majority of these requests will be approved, provided that adequate local consultation has taken place, financial arrangements are sound, and that appropriate planning permissions have been secured. Guidance on these changes is available on GOV.UK.

\textbf{6.2.1 Closure of a voluntary or foundation school}

In addition to the method above, the governing body of a foundation, VA or VC school may close their school by giving two years’ notice. This must follow the process set out in section 30 of the School Standards and Framework Act 1998.

\textbf{6.2.2 Governing body as decision maker}

The governing body of a community, community special, foundation, foundation special, VA or VC school is the decision maker for ‘foundation’ proposals\textsuperscript{74} unless referred to the schools’ adjudicator by the local authority in ‘prescribed’ circumstances\textsuperscript{75}.

Following a VA school governing body decision, in ‘prescribed’ circumstances, the local authority, Roman Catholic and/or Church of England diocese, or the EFA, may request referral to the schools’ adjudicator. The request must be made within four weeks of the governing body decision. The governing body must submit the proposals, and any

\textsuperscript{74} A change of category to foundation; the acquisition of a Trust or acquisition of a foundation majority  
\textsuperscript{75} Schedule 1, paragraph 10 of The School Organisation (Prescribed Alterations to Maintained Schools) (England) Regulations 2007, as amended.
objections or comments relating to them, to the adjudicator within one week of receiving the request.

6.2.3 Right of appeal by a governing body

The governing body of a foundation, foundation special, voluntary controlled or voluntary aided school can appeal to the schools’ adjudicator if they disagree with the local authorities’ decision on any ‘prescribed alteration’ or closure proposals for its school. Any request for referral must be made within four weeks of the local authorities’ decision.

6.2.4 Revocation of proposals

Where statutory proposals are approved, the proposer must carry them out. If, however, circumstances change significantly and it is difficult or no longer appropriate to carry out approved proposals, the original proposer can publish ‘revocation proposals’. Approval of the revocation proposals removes the duty to carry out the original proposals.

Where the governing body of a foundation or voluntary school with a religious character publishes foundation ‘revocation proposals’, it must notify the local Roman Catholic and/or Church of England diocese, the EFA (where appropriate) and any trustees, of its decision.

6.2.5 Removal of a trust or reduction in the number of foundation governors

The governing body of a foundation school may remove the Trust or alter the school’s instrument of government so that the Trust no longer appoints the majority of governors. This would apply where they believe it to be in the best interests of the school. It applies only to Trust schools that have been established, or have acquired their Trust, under the Education and Inspections Act 2006. This is a statutory process. When a Trust is removed, the school becomes a foundation school without a foundation.

6.3 Control and community use of school premises

6.3.1 Day-to-day control of school premises

Academy trusts are responsible for the running of the school and have control over the land and other assets.

All maintained school governing bodies control the occupation and use of premises during and outside school hours. This means that governing bodies have control over what happens in school buildings and grounds. They are also responsible for deciding how school facilities are used. There are limited exceptions to this, such as:

- in a school where a trust deed transfers control to someone other than the governing body;
- where a Transfer of Control Agreement (TofCA) has been made (see below);
- where the local authority issues directions on how school premises should be used, e.g. regular booking for youth or community groups; or
- where the school is needed for local or general elections.

6.3.2 Use of premises for extended activities and community services

Schools can accommodate extended and community services. Examples include after-school clubs, adult education, out-of-school childcare (including breakfast clubs and holiday care), and sport and youth clubs. Some schools offer or rent out their facilities to voluntary organisations.

These arrangements can benefit schools, their pupils and parents, and their local communities. Schools offering extended services may benefit from improved behaviour and attendance. These arrangements can also enable schools to make the best use of their facilities, which may otherwise be underused before and after the school day and in school holidays.

Governing bodies may not use their delegated budget shares for anything other than the purposes of the school. The term ‘purposes of the school’ would normally be interpreted as including all activities that bring an educational benefit to pupils at the school. The term also includes spending on pupils registered at other maintained schools and providing community facilities for charitable services (see below).

77 Directions should be reasonable and not interfere too much with the governing body’s control. For example, the local authority should not require premises to be made available to it if this would mean the governing body breaking a booking agreement.

78 See section 27 of the Education Act 2002.
Governing bodies can charge for the provision of extended and community services\(^79\).

An academy trust’s articles of association set out the powers that the trust may exercise in pursuit of its charitable object. The current model articles allow the academy trust ‘to provide educational facilities and services to students of all ages and the wider community for the public benefit’.

Academies should also consult their funding agreement. The current model funding agreement says that the academy ‘will be at the heart of its community, promoting community cohesion and sharing facilities with other schools and the wider community’. The funding agreement will set out how the grant available from the Secretary of State can be used.

### 6.3.3 Transfer of control agreements

Governing bodies can enter into a Transfer of Control Agreement (TofCA) as a way of sharing control of the school premises with another body, or transferring control to it. The other body, known as the ‘controlling body’, will continue to occupy and use the premises during the times specified in the agreement. Transferring control of the premises to local community groups, sports associations and service providers can allow school facilities to be used without needing ongoing management or administrative time from the school staff. The governing body of a community school must obtain the local authority’s consent before entering into a TofCA that transfers control during school hours.

It may not be necessary for a school to enter into a TofCA to enable another organisation to use their premises. Alternative options for a school include retaining overall control of the premises while subletting use of part of their premises to another organisation or entering into a Service Level Agreement with another organisation.

### 6.4 Provision of childcare and other community services

Many schools and academies offer comprehensive programmes of before and after school and holiday care, and other activities, throughout the year. These programmes support pupils and parents, place the schools and academies at the hearts of their communities, and can generate profit that can be reinvested to improve services.

In deciding what, if any, extended activities to offer and in making decisions on the form any such activities should take, governing bodies should:

- make sure that extended activities or services benefit the public and any profits made are reinvested in the service or in the school;

\(^{79}\) See section 27(3) of the Education Act 2002.
• make sure extended activities or services do not conflict with their statutory duties, in particular their duty to promote high educational achievement in the school;

• consult the local authority, school staff, parents of its school’s registered pupils and anyone else the school considers appropriate, given the nature of the service. This should include some or all of the registered pupils where appropriate, particularly in view of their age and understanding;

• refer to any advice given by the local authority and to guidance issued by the department; and

• make sure that any childcare for children under the age of three provided by the school is registered with Ofsted, and any other childcare provided is registered where necessary or appropriate.

Academy trusts may choose to run extended services and provide childcare, as well as run nurseries and children’s centres. This may require a change to their Articles of Association. Academy trusts are advised to contact the EFA who will advise.

6.4.1 The ‘charitable purpose’ requirement

The governing body of a maintained school has the power to provide, or enter into contracts to provide any facilities or services that will further any ‘charitable purpose’ for the benefit of pupils at its school, families of pupils or people who live and work in the local community. 80 This power is in addition to governing bodies’ powers and responsibilities on the control and community use of school premises.

‘Charitable purposes’ 81 may cover such services and activities as:

• childcare (including before and after school and during the holidays);

• adult and family learning;

• health and social services; and

• parenting support and other facilities of benefit to the local community. Examples include access to information and communication technology (ICT), or sports facilities.

This is not an exhaustive list and a wide range of services will be covered within the definition of charitable purposes. Any profits that a school may make from providing such services must be reinvested in the service or in the school.

80 Section 27 of the Education Act 2002.
81 The Charities Act 2011.
All academy trusts are charities. Their charitable object (or objects) is (are) set out in its Articles of Association, together with the powers that the academy trust can exercise in pursuit of its charitable object(s).

6.4.2 Restrictions on extended activities

A governing body cannot engage in any activity that might interfere with its duty to promote high standards of educational achievement at the school. The governing body’s use of the power is also subject to any limits or restrictions contained in the school’s instrument of government or in its trust deed (if it has one) and to any local directions issued by the local authority regarding the control of school premises.

Before carrying out any plans to provide facilities or services using the power in section 27 of the Education Act 2002, the governing body must consult with the local authority, school staff, and parents of its school’s registered pupils. The governing body can also consult some or all of the registered pupils, where the governing body considers this appropriate in view of their age and understanding and where the exercise of the power would affect those pupils, and anyone else that the governing body consider appropriate.

6.4.3 Ofsted registration and inspection for childcare facilities

Governing bodies should be aware that schools do not have to register childcare provision for children over three separately with Ofsted, where:

- at least one of the children is a registered pupil at the school;
- it is provided on school premises; and
- delivered directly by the school.

Where a school engages childcare providers who are not required to be registered by Ofsted, it is advised to work only with providers who are registered on the voluntary part of the Ofsted Childcare Register.
6.5 School admissions

The purpose of the School Admissions Code is to ensure that all school places for maintained schools (excluding maintained special schools\textsuperscript{[82]}) and Academies are allocated and offered in an open and fair way. The Code has the force of law, and where the words ‘must’ or ‘must not’ are used, these represent a mandatory requirement.

The department published a revised School Admissions Code in December 2014. This Handbook is a summary reference but is not a substitute for the full Codes.

The Code applies to admissions to all maintained schools in England, and academies (including free schools, studio schools and UTCs) are required by their funding agreements to comply with the Code and the law relating to admissions. The Code should be read alongside the School Admission Appeals Code and other guidance and law that affect admissions and admission appeals in England.

Governing bodies, local authorities, Schools Adjudicators and admission appeal panels (see below) must act in accordance with the Codes.

‘Admission authorities’ are responsible for setting fair and transparent admission arrangements; making admission decisions and arranging admission appeals in accordance with the Codes. Admission authorities decide which children are admitted by applying the admissions criteria they have set and published. For community and VC schools, the local authority is the admission authority; for all other schools it is the governing body or academy trust\textsuperscript{[83]}. Governors of VA schools, foundation schools or academies, therefore, should understand their roles and responsibilities in relation to admissions.

6.5.1 Admissions arrangements

Admission authorities must set admission arrangements annually, notify their local authority and publish the arrangements on their website in accordance with the School Admissions Code. When changes to the admission arrangements are proposed, admission authorities must consult. Consultation must last at least eight weeks between 1 November and 1 March so that the arrangements are finalised by 15 April. There should be a clear decision by the governing body to determine (agree as final) a set of arrangements by 15 April, even where the arrangements have not changed from the previous year. Local authorities must publish on their website by 1 May, details of where the set arrangements for all schools can be found. From September 2015, new dates and

\textsuperscript{[82]} A maintained special school is a school maintained by the local authority, specially designed to make special educational provision for pupils with special educational needs.

\textsuperscript{[83]} A local authority can delegate admissions to the governing bodies of community and voluntary-controlled schools.
timings for consultation, determination and publication will apply. These are set out in the Code.

Admission authorities for schools with a sixth form must ensure they have determined and published admission arrangements for entry into the sixth form, if they intend to admit external applicants.

Admission authorities must, as part of setting their admission arrangements, set a clear published admission number (PAN), which states the number of applicants they will admit where enough applications are received. A governing body of a community or VC school can object to the Adjudicator if they disagree with their PAN (which will be set by the local authority as admission authority).

Admission authorities cannot refuse a child a place if the school is undersubscribed (fewer applications than the PAN). The only exception is where the child has been permanently excluded from two or more schools within the past two years or, in the case of selective schools, where the child has not met the required academic standard. Regardless of faith, a child must be offered a place in a school with a religious designation if they apply to the school and it is undersubscribed.

Admission authorities cannot introduce new arrangements to select all or part of their intake based on high academic ability.

The infant class size limit is 30 pupils per school teacher. Additional children may be admitted under limited exceptional circumstances, which are set out in the Code.

Admission authorities for oversubscribed schools must keep a waiting list for at least the first term in the normal year(s) of admission. They must order the waiting list and give priority for places solely according to their published oversubscription criteria, regardless of when an application was made or how long the child’s name has been on the list.

A place in a nursery class does not guarantee admission to the reception class. Parents must make a separate application for any transfer from nursery to primary school.

Any person or body can make an objection to the Schools Adjudicator about the admission arrangements of any state-funded school. The objection must be made by 30 June in the year in which the admission arrangements are determined. Further information on how to make an objection is available on the Office of the Schools Adjudicator website.
6.5.2 Admission appeals

Admissions appeal panels are independent panels set up by admissions authorities in line with the School Admission Appeals Code. They hear appeals against admission decisions. The Appeals Code provides details on appeal procedures and outlines a parent’s or child’s right of appeal. Where a panel finds in favour of the parent or child, the decision is binding on the school.

Free training packs for appeal panel members are available at Information for School and College Governors (ISCG), Avondale Park School, Sirdar Road, London W11 4EE.

Further information is available on the ISCG website.

6.6 School companies

Governing bodies of maintained schools may form, independently or with other governing bodies and/or ‘prescribed’ third parties, companies to undertake certain specified activities. This allows schools to purchase goods and services collectively, to provide services or facilities to other schools, or to carry out functions that a local authority is able to contract out.

The existence of a company allows individual school governing bodies to enter into contracts as a group and to pool resources without being part of a formal structural collaboration such as a federation. Schools are able to follow a well-established procedure for forming a company and have considerable flexibility in how the company is run.

Where a company is formed, the governing body remains responsible for the running of the school: a school and a company are separate legal entities. It follows that if the company gets into financial trouble, there will be no risk to the school’s assets or the employment of the school’s staff. Teachers will not be expected to transfer to the company.

Governing bodies must have the consent of their local authority to form or join a company. This can be refused only on certain specified grounds relating to the school’s performance or financial management. Each company will have a supervising authority (a local authority) to make sure that the company is run on a sound financial footing.

School companies can make a profit. The articles of the company must state whether profits may be distributed to its members in line with the procedures set out in the articles and/or to further the aims of the company.

84 Sections 11 and 12 of the Education Act 2002.
An academy trust’s Articles of Association set out its ‘object’ and the powers that it may exercise to further that object. These powers include the power to establish or support any charitable companies or trusts formed for the trust’s object and to set up subsidiary companies to carry on any trade or business to raise funds for the trust.

The NCTL ‘Partnership working through a school company’ provides information about forming a school company. A free member login is required.

6.7 Duty to have regard to the views of parents

Maintained school governing bodies should reassure themselves that mechanisms are in place to enable all parents to put forward their views at key points in their children’s education. They should be able to demonstrate the methods used to seek the views of parents and how those views have influenced their decision making\(^ {85}\). As part of the wider inspection process, Ofsted considers responses to its online survey Parent View. The views of parents help inspectors form a picture of how a school is performing and Parent View can provide valuable information on how well the school engages with parents. Governors can access the toolkit Ofsted has developed for schools.

6.8 Parent councils

A Parent Council is a body of parents that represents parents and allows them to put forward their views to the headteacher and the governing body of their children’s school. A Parent Council can be less formal and require a lesser commitment than being a member of the governing body. It allows more parents to contribute to their child’s school. Governing bodies of a ‘majority governance Trust school’\(^ {86}\) must establish a Parent Council\(^ {87}\). Other maintained schools are free to choose whether to establish a parent council and determine its membership. This includes foundation schools in which the foundation or Trust appoints a minority of foundation governors.

To meet the local needs of the school, the governing body must decide which pupils (or groups of pupils) will require special consideration and whose parents are represented on its Parent Council. The governing body must also decide how parents are appointed or elected to the Parent Council and the term for which they should serve as members.

\(^{85}\) Section 21(7) of the Education Act 2002 (as inserted by section 38 of the Education and Inspections Act 2006)

\(^{86}\) Where the Trust or Foundation appoints the majority of governors on the governing body.

\(^{87}\) Section 23A of the Education Act 2002 (as inserted by section 34 of the Education and Inspections Act 2006).
The Parent Council, in consultation with the governing body, agrees how it will operate. Whilst many Parent Councils manage themselves, the governing body should provide the information, support and assistance it reasonably needs to perform.

The governing body must consult the Parent Council about its conduct and carrying out its powers under section 27 of the Education Act 2002. The governing body decides how, when and on which issues to consult the Parent Council, and is a matter for the individual school. The governing body must take into account any advice or views expressed to it by the Parent Council when it is conducting the school or exercising its powers.\textsuperscript{88}

\textsuperscript{88} Section 27 of the Education Act 2002.
Section 7 - School finance

This section explains the financial responsibilities of governors. Section 7.1 provides information about financial requirements for academies. Sections 7.2 – 7.6 provide information about the financial accountability arrangements for maintained schools. Sections 7.7 onwards cover topics that apply to both maintained schools and academies.

7.1 Financial requirements for academies

Legally, academy trusts are companies limited by guarantee and, under the terms of the Academies Act 2010, exempt charities. Academy trustees, therefore, are subject to the duties and responsibilities of charitable trustees and company directors.

Academy trustees have wide discretion over their use of the academy’s funds but are responsible for the proper stewardship of those funds and for ensuring economy, efficiency and effectiveness in their use – the three key elements of value for money. Governors must ensure they use their discretion reasonably taking into account all relevant guidance on accountability or propriety. Governors should therefore also be aware of the Charity Commission’s guidance for academies in ‘Academy Schools: guidance on their regulation as charities’ and two guidance notes, which are relevant for academy trustees. These guidance notes are CC3 - The Essential Trustee: What you need to know and CC8 - Internal Financial Controls for Charities.

Academy trusts have a number of other characteristics, which distinguish their financial management arrangements from those of local authority maintained schools, meaning that they:

- must appoint a senior executive (usually the Principal in a single academy trust and the Chief Executive in a multi-academy trust) as Accounting Officer (AO) who will carry an overriding and personal responsibility for the proper stewardship of public funds, including the securing of propriety, regularity and value for money;
- are required to establish an audit committee if their income exceeds £10m or capitalised asset value of £30m. All other academy trusts have a committee, which will discharge the responsibilities of an audit committee;
- must, because academies are publicly funded bodies and part of central government, participate in annual exercises to consolidate their accounts with those of the department;
- must approve a balanced budget for each financial year in line with its charitable objects;
- are responsible, through their board of trustees and AO, for all financial transactions within delegated authority limits set out in the Academies Financial Handbook, and are required to seek the agreement of EFA if delegated authority limits are exceeded;
• must refer ex gratia transactions, and transactions which are potentially novel and contentious, to the EFA for explicit prior authorisation;

• must appoint a chief financial officer who is the trust's finance director, business manager or equivalent;

• must establish a control framework and establish processes to provide assurance over the suitability of, and compliance with, its financial systems and internal controls;

• must maintain a register of interests for the trust, publishing as a minimum on their websites, the relevant business and pecuniary interests of academy trust members and trustees;

• must appoint a registered statutory auditor and prepare annual financial statements in line with EFA’s Accounts Direction. The AO must also complete and sign a statement on regularity, propriety and compliance each year, which is part of the audited accounts.

Financial requirements on academy trusts are set out in the Education Funding Agency’s (EFA) ‘Academies Financial Handbook’ and in their funding agreement. Academies and their auditors should also read the ‘Academies Accounts Direction’, when preparing and auditing annual reports and financial statements.

For financial whistleblowing, guidance is available in Section 1.7.5 of this handbook.

7.1.1 Liabilities

The board of trustees, as the body legally responsible for the liabilities of the academy, must ensure that there is adequate insurance cover to support its activities. The academy trust is required to have employer and public liability cover with the suggested minimum cover being £10 million for each.

Under their articles of association, academy trusts are also required to provide indemnity insurance to cover the liability of its trustees. The members of the academy trust will be liable to contribute up to £10 if the academy trust is wound up.

It is the department’s view that insurance covering trustees for personal liability is unlikely to represent good value for money because trustees acting honestly, reasonably and within their powers will not incur personal liability. The model articles of association for the academy trust allow the trust the option to take out insurance to protect trustees if they sought such reassurance.
7.2 The accountability system for governors of maintained schools

7.2.1 Accountability of governing bodies through local authorities

Local authorities have to account for expenditure by maintained schools. They must publish these accounts and have them audited by external bodies. For this reason, each local authority has to put in place a system of financial controls that apply to maintained schools in its locality. Governors of foundation schools, voluntary-aided (VA) and voluntary-controlled (VC) schools are also charity trustees and must comply with charity law, in addition to any requirements placed upon them by their local authority. They may also have to work with a separate foundation that holds the land and buildings on trust for educational or religious purposes.

Local authority systems of accountability for schools are based on the principles of regularity, propriety and value for money. Guidance is available on GOV.UK. Each local authority has an officer appointed by law (the ‘section 151’ officer) to make sure that its financial affairs are properly managed. This includes making sure that schools act within the agreed local financial framework, and that the authority has proper oversight of the funds it distributes to schools. Local authorities must report on their use of education grants to the department.

For financial whistleblowing, guidance is available in Section 1.8.5 of this handbook.

7.2.2 The school budget

Maintained schools receive a delegated budget from their local authority. More detail about the way this is calculated is provided in section 7.4. Local authorities are required to maintain a scheme for financing schools that sets out the framework for the financial relationship between them and the schools they maintain (the Scheme). The Scheme must include procedures for maintaining effective financial management, securing value for money and providing financial information to the local authority. The local authority must consult the governing body and headteacher of every school maintained by the local authority on any proposal to revise the Scheme, before submitting a copy of its proposal to the Schools Forum for approval. Section 7.8 provides more information about the Schools Forum. The Scheme must cover specific matters set out in regulations. The current version of the Scheme must be published on a website. GOV.UK has statutory guidance about schemes for financing schools.

89 Section 48(1) of the School Standards and Framework Act 1998.
91 The School and Early Years Finance (England) Regulations 2012.
Under the Scheme, a local authority’s responsibilities are:

- reviewing schools’ budget plans;
- carrying out high level monitoring of school budgets;
- agreeing a deficit reduction programme with schools in deficit;
- challenging excess surplus balances held by schools without good reason;
- planning and carrying out an audit programme for schools, taking into account their Schools Financial Value Standard (SFVS) returns (see section 7.3); and
- intervening in schools causing financial concern.

These arrangements enable the governing body to spend the delegated budget, within the parameters of the Scheme and other statutory requirements. Governing bodies can spend the budget delegated under the Scheme:

- for the ‘purposes of the school’\(^{92}\) (usually taken to mean for the ‘educational benefit of the school’s pupils’);
- for the benefit of pupils in other schools\(^{93}\); and
- to provide community facilities or services\(^{94}\).

Schools can raise extra funds for example, by inviting donations from parents, businesses and others, by renting out premises, and undertaking other income generating activities. Governing bodies must not use their budget share to subsidise the costs of activities that are not covered by the list of permitted activities.

### 7.2.3 Local authority requirements that ensure schools spend money in accordance with Schemes

Governing bodies must comply with the requirements set by their local authorities. Although these will vary in detail, they are likely to require governing bodies to:

- cooperate with the audit regime set by the local authority;
- use financial controls which meet local authority requirements;
- seek to achieve value for money, for example by following local authority tendering requirements;
- hold the school senior leadership team to account for expenditure;
- submit an annual budget plan and provide monitoring data;

\(^{92}\) Section 50(3)(a) of the School Standards and Framework Act 1998.

\(^{93}\) School Budget Shares (Prescribed Purposes) Regulations 2002 made under section 50(3)(b).

\(^{94}\) Section 27 of the Education Act 2002.
• complete a Consistent Financial Reporting return annually;
• keep an up-to-date register of business interests for all governors;
• maintain a fixed asset register; and
• comply with local authority rules for unusual payments such as write-offs and severance payments.

In order to meet these requirements governing bodies need to:
• assure themselves that the school keeps accurate accounting records;
• manage the school budget and agree expenditure in a way that meets local authority requirements for financing schools within the financial year;
• decide how far to delegate to the headteacher their powers to spend the delegated budget. They should set the financial limits of this delegated authority;
• determine the staff complement and a pay policy for the school (in line with STPCD);
• make sure no governor, employee or related party has benefited personally from the delegated budget, other than under agreed arrangements such as a contract of employment;
• make sure the schools’ assets are under their control and measures are in place to prevent losses or misuse.

The governing body, or a committee of the governing body, must approve the budget each year and is accountable for managing the finances of the school. Governing bodies generally scrutinise the budget through a finance committee. This allows governors to retain oversight of the decision-making process and to ensure the headteacher accounts regularly for the schools’ spending. Governors must assure themselves that the school is securing value for money and acting with financial probity. The department strongly recommends that schools recruit one or more governors with sufficient financial skills and experience to undertake effective financial scrutiny.

7.2.4 Personal liability

Governors are not personally liable for anything done ‘in good faith’ as they exercise their power to spend a school’s budget share, or in delegating that power to the headteacher."}95. An example of an act not done in good faith is fraud or expenditure that is authorised to be spent in a way that does not comply with the scheme of delegation.

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95 Section 50(7) of the School Standards and Framework Act (SSFA) 1998.
7.3 Efficiency and value for money

7.3.1 Ensuring value for money

In schools, ‘value for money’ means achieving the best education for children in relation to budget spent on the school.

7.3.2 Local authority responsibilities including the Schools Financial Value Standard

Local authorities have a statutory responsibility to ensure that they secure good value for money in the use of their resources. This includes resources retained centrally for the provision of services to schools as well as expenditure by schools. The requirement to secure good value for money is also a condition of their receiving the Dedicated Schools Grant (DSG). This is the main source of local authority funding for schools and is explained further in section 7.4.

All maintained schools must complete the Schools Financial Value Standard (SFVS) each year. The purpose of SFVS is to help schools manage their finances, to support them in securing value for money across all of their spending, and to give assurance that secure financial management arrangements are in place. The SFVS should be considered annually by governors, the headteacher and senior staff. The standard does not say what evidence the governing body should consider but governors must be confident that their response has a firm grounding. The school must send a copy of the signed standard to their local authority’s finance department. All local authority maintained schools must complete the SFVS by the end of March each year and submit to their local authority for review. More information on SFVS is on GOV.UK.

Governing bodies must demonstrate compliance through the submission of the SFVS assessment form signed by the chair of governors. The form must include a summary of remedial actions with a clear timetable, ensuring that each action has a specified deadline and an agreed owner. Governors must monitor the progress of these actions to ensure that all actions are cleared within specified deadlines.

Local authorities and other auditors will have access to the SFVS returns. When they conduct an audit, they may check whether a governing body’s self-assessment is in line with their own judgement. Auditors should make the governing body and the local authority aware of any major discrepancies in schools’ judgements.

96 The Local Government Act 1999
7.3.3 Tools to help governing bodies achieve value for money

There is a wide range of tools available to support governing bodies achieve value for money from a school's resources. A selection is listed below.

**NCTL workshops for governors**

NCTL has licensed the delivery of [training workshops](#) for governors on understanding and driving up financial efficiency in schools.

**Benchmarking**

The department provides schools' spending data annually in the [performance tables](#). The data is grouped into categories of income and expenditure alongside measures of attainment. This allows schools, parents and the wider public to compare how schools spend their money with the outcomes they achieve. The [Schools Financial Benchmarking website](#) enables schools to compare their spending in detail with other schools, consider their comparative performance and think about how to improve their efficiency. Academies can view comparable statistical data for [Income and expenditure in academies in England](#).

**Procurement**

As well as complying with basic procurement rules, schools should make sure they are getting the best deal when buying goods and services. Schools can then reinvest these savings in their priorities for teaching and learning. GOV.UK has detailed advice on [buying goods and service](#).

**School business managers**

Skilled school business managers (SBMs) have a big impact on the effective financial management of a school. They save headteachers’ and teachers’ time and help to ensure that resources are deployed effectively. The NCTL has a role in the training and development of SBMs and their [website](#) has more information.

**Collaboration**

Schools working together have greater opportunities to generate efficiencies as they can pool funding, purchase services jointly and share staff, functions, facilities and technology across sites. Collaboration can also help schools raise standards and maintain local provision. The NCTL provides advice and guidance for schools thinking about collaborative models.

The [efficiency and value for money in schools](#) section of GOV.UK provides more information.
7.3.4 Loss of the right to a delegated budget

The local authority may suspend a school’s right to a delegated budget \(^{97}\) in certain circumstances. These are where a governing body:

- has persistently or substantially breached a requirement or restriction relating to its delegated budget;
- has not managed its budget share satisfactorily; or
- has not managed satisfactorily its expenditure or sums received in the exercise of its power to provide community facilities and services.

The local authority must serve a notice to the chair of governors specifying the grounds for suspension and give the governing body and headteacher a copy of the notice. A local authority may also intervene to suspend a school’s right to a delegated budget where there are concerns about standards \(^{98}\). The local authority is required to review the suspension within a specified period.

The principal effects on a school of suspension are:

- loss of the right to decide how the delegated budget should be spent; and
- loss of powers in relation to staffing matters.

Schools and local authorities ought to discuss problems that might lead to suspension and try to solve any problems before the need for formal action arises. Schools should co-operate with local authority monitoring of financial issues and take a proactive approach to their resolution.

Where there are concerns about financial management and/or governance in an academy trust, the Education Funding Agency has the power to issue a Financial Notice to Improve (FNtI). If an academy trust is subject to an FNtI all of their delegated authorities and other freedoms are revoked.

7.4 The school budget

The funding system for maintained schools is based on the dedicated schools grant (DSG) and pupil premium. Most funding is provided through the DSG, which is currently allocated to local authorities based on historic data. Local authorities are required to pass on most of the money directly to schools and are only allowed to retain funding centrally under certain circumstances. Most of the DSG is distributed to maintained schools using locally determined formulae. To date, there has been significant variation in how local


\(^{98}\) Sections 59–66 of the Education and Inspections Act 2006.
authorities allocate funding to schools. In order to move to a more consistent, comparable and transparent system, local authorities are now required to use much simpler formulae. They will be limited to a maximum of 12 factors in their formulae, which relate largely to pupil characteristics and pupil numbers (taken from the Annual School Census data), and less so on the circumstances of the school. Funding is available for pupils with high needs in special schools or mainstream school, based on the needs of the pupil.

The pupil premium is a separate funding stream to be used solely for the educational benefit of children eligible and registered for free school meals at any time during the last six years, or those who have been in continuous public care for six months. From April 2014, looked after children will attract funding from the first day of care, and eligibility will include those adopted from care or leaving care under a special guardianship order or residency order. The amount of funding will rise to £1300 for primary pupils, £935 for secondary pupils, and £1900 per looked after child. The purpose of the pupil premium is to narrow attainment gaps between those children and their peers. Governors should ensure that pupil premium funding is being spent on improving attainment for eligible pupils. Schools must publish online:

- the amount of the school's allocation from the pupil premium grant for the current academic year;
- how it is intended that the allocation will be spent;
- how the previous academic year's allocation was spent; and
- the impact this expenditure has had on the educational attainment of pupils who were allocated the pupil premium.

Service premium payments of £300 are also made for children whose parents recently left the armed forces or who died in service, to address the emotional and social well-being of these pupils.

The year 7 literacy and numeracy catch-up premium is additional funding which enables schools to provide literacy and numeracy catch-up support for year 7 pupils. It enables those pupils that did not achieve level 4 in reading and/or mathematics at key stage 2 to be given the opportunity to catch up as quickly as possible. As for the pupil premium, governors should ensure that year 7 catch-up premium funding is being spent on improving attainment for eligible pupils. More information and advice is available on GOV.UK.

7.5 Charging for school activities

School governing bodies and local authorities cannot charge for admission to a state funded school or for the provision of education, subject to the limited exceptions referred to in the following advice and supporting legislation\(^{100}\), school charging advice. Schools may also invite voluntary contributions for some activities, if they make clear that the contributions are voluntary and that the child’s participation in the activity is not dependent on whether or not the parent contributes. No charge can be made unless the governing body or local authority has drawn up a charging and remissions policy, which must be made available to parents on request.

Academies (including free schools, studio schools and UTCs) are required through their funding agreement to comply with the law on charging for school activities.

7.5.1 School minibuses

Schools may only charge for transport in their minibuses if they hold a permit issued under section 19 of the Transport Act 1985. In some cases, the permit exempts the school from Public Service Vehicle (PSV) operator and driver licensing requirements. A permit is not required if no charge is made in cash or kind. Schools should apply to their local authority for a permit for each minibus they operate individually.

Any charges made may be used to recover some or all of the costs of running the vehicle, including loss of value. The school may not make a profit, even if it is intended to go towards the school’s other running costs or charitable purposes. Further information is available from local authorities or the regional Traffic Commissioners.

Statutory guidance on ‘Home to school travel and transport’ is available on GOV.UK.

7.6 Payments to governors

School governance in England is rooted firmly in the principle of voluntary service. The Government is committed to maintaining and promoting this principle for governors of both academies and maintained schools. This is in line with Charity Law and corporate governance practice in other parts of the public sector.

There are limited, specific, circumstances in which individuals serving as governors can receive payments from their school. However, this should only take place where it is clearly in the best interests of the school or academy.

\(^{100}\) Sections 449-462 of the Education Act 1996.
7.6.1 Governor allowances and expenses

The law\textsuperscript{101} allows governing bodies in maintained schools with a delegated budget to choose whether to pay allowances or expenses to governors and associate members of the governing body to cover any costs, such as travel or childcare, which they have incurred because of serving as a governor. Where they choose to do so, it must be in accordance with a policy or scheme. Payments can only be paid for expenditure necessarily incurred to enable the person to perform any duty as a governor. This does not include payments to cover loss of earnings for attending meetings. Travel expenses must not exceed the HM Revenue and Customs (HMRC) approved mileage rates, which are changed annually and are on HMRC website. Other expenses should be paid on provision of a receipt (at a rate set out in the scheme) and be limited to the amount shown on the receipt.

Where a governing body does not have a delegated budget, allowances and expenses may be paid by the local authority at a rate determined by them.

Governing bodies in academies are free to determine their own policy on the payment of allowances and expenses.

7.6.2 Payment for serving as a governor

Paying governors for their role as a governor is subject to very specific legal restrictions. This is true in both maintained schools and academies as set out below.

Maintained schools

There is no legal power for schools, local authorities or the government to pay members of maintained school governing bodies for their duties as governors.

Schools that are performing very poorly may be ‘eligible for intervention’. In these schools, the Secretary of State or the local authority with the consent of the Secretary of State has the power to replace a governing body with an Interim Executive Board (IEB). They have the power to pay members of an IEB they impose, if they chose to do so. The department would expect payment to be offered to IEB members only when this is in the best interests of the school. The Secretary of State has to date not offered such payment.

The legal power also exists for the Secretary of State or the local authority to appoint any additional governors to a maintained school governing body if the school is ‘eligible for intervention’. The Secretary of State has the power to pay any governors they appoint. However, they have not used this power to date, preferring instead to seek an academy solution for the under-performing school.

\textsuperscript{101} The School Governance (Roles, Procedures and Allowances) (England) Regulations 2013.
Academies
Academy trusts are independent charities. Their governors are therefore also charity trustees who must comply with Charity Law. This means that they can only receive payment for carrying out trustee duties if this payment is specifically allowed by the academy’s governing document or has express authorisation from the Charity Commission. For academies, this power is not currently in the model Articles of Association and any change to allow payment to trustees would need Charity Commission authorisation.

The Charity Commission will only authorise payment to academy trustees where it has been clearly shown to be in the charity’s interests. They will consider issues like the reasons for payment, whether conflicts of interests are managed appropriately, whether the Principal Regulator (for academies this is the Secretary of State for Education) is agreeable and whether payment of any trustees is in the longer-term interests of the charity.

MATs
Like standalone academy trusts, MATs are charities. They usually appoint a local governing body for each academy within the trust. These local governing bodies are not charities themselves, and their members are not usually trustees of the multi-academy trust. This means that the charity law restrictions on payment to trustees do not apply to members of a local governing body.

However, the government expects voluntary service to remain normal practice for members of local governing bodies. The legality of paying members of a local governing body does not remove academy trusts’ duty under charity law to act only in the interests of their charitable objectives. The department would expect any multi-academy trust considering paying their local governing body members to review very carefully, whether this is in the best interest of the trust and whether this would be appropriate use of public funds. Trusts must also ensure they manage any conflicts of interest in accordance with their trust’s Articles of Association.

7.6.3 Payment for services
In both maintained schools and academies it is legal for governing bodies to pay for goods and/or services, including those provided by an individual who is also serving as a governor, although the individual must not put themselves in a position where their personal interests conflict with their duty unless they are authorised to do so. If a conflict does exist, the governing body should first assure themselves that this in its best interests and will better help it achieve its purposes. The governing body must manage, and be seen to manage, any conflicts of interest that may arise, and be open and accountable to those with an interest; there would be no advantage of using the services provided by the individual if the need to manage the conflict of interest outweighed the benefit.
The department places very clear expectations on academy trust boards in how they should manage any conflicts of interest. It is essential that all contracts and arrangements for payments of good and/or services follow proper procurement processes. In addition, where a contract is awarded to an academy member, trustee or a party connected to them the service/goods must be provided at cost and no profit is allowed to be made. Full details of the requirements placed on academies can be found in the ‘Academies Financial Handbook’.

Further information about payments to trustees is available in the Charity Commission guide (CC11), Trustee expenses and payments.

7.7 Responsibilities of charity trustees

Academies, sixth-form colleges, voluntary and foundation schools are ‘exempt charities’. Unlike most other charities, schools that are charities do not have to register with the Charity Commission because they are exempt. As the principal regulator, the department monitors charitable schools to make sure that they comply with charity law. Governors of charitable schools must make sure that they:

- comply with requirements in the governing document;
- act responsibly and in the interests of the charity and its beneficiaries (who will be specified in the governing document);
- manage any conflicts of interest; and
- exercise reasonable care and skill, taking professional advice where necessary.

The Charity Commission document ‘Charities and charity trustees – an introduction for school governors’ provides further information. The Charity Commission website contains further information for charitable trustees. Information on the ‘regulation of exempt charities’ is also available on GOV.UK.

7.8 Schools forums

Each local authority must establish a schools forum. It advises the local authority on the operation of the local Schools Budget. The forum has limited powers to make decisions about central expenditure by the local authority from the schools budget.

The schools forum consists of members elected by the headteachers and school governors of maintained schools, academies and pupil referral units. In addition, there are other non-schools members to represent other relevant interests such as private,

103 The Schools Forums (England) Regulations 2012 set out the required membership for Forums.
voluntary and independent early education providers and the local 14-19 partnership. Local authorities must also consider whether diocesan authorities should be represented. Whilst the balance between headteachers and governors on the forum is for local decision, both governors and headteachers of maintained schools can expect to be involved in electing members to the forum.

7.9 School premises

7.9.1 Ownership of land and buildings

Governing bodies should know who owns the land and buildings from which their school operates. School land is usually freehold. However, leasehold interests are possible and there may be several parcels of land with different ownership arrangements that together constitute the school site.

Governing bodies who are considering academy conversion should refer to the detailed departmental guidance on GOV.UK. As part of this process, they should be aware of the need to consider transfer of land and buildings, in particular the need to engage trustees where appropriate.

In the majority of schools set up through private finance initiatives (PFI), the construction of the buildings are funded by a private sector contractor and their funders. The buildings are then operated and maintained by that private sector contractor for an agreed period, typically 25 years. The PFI contract will set out the maintenance programme. These contracts will remain in force even if the LA transfers its interest in the school land to the governing body, where the school changes status. The local authority interest in such a case is the freehold and the provision for the buildings to revert at the end of the contract term.

7.9.2 Disposal and protection of publicly funded school land

VA, VC and foundation schools have particular protection for their school playing field land. Guidance on the disposal and protection of publicly funded land is on GOV.UK. Full information is available in the ‘Advice on the protection of school playing fields and public land’.

7.9.3 Closure of a foundation or voluntary school

The governing body, foundation body or trustees must apply to the Secretary of State when a foundation or voluntary school is to be closed. The Secretary of State will consider making a legal decision (‘direction’) about what should happen to that land,

which was bought or improved at public expense.

**7.10 Funding for capital investment**

We provide different kinds of capital funding to local authorities and schools as follows:

**7.10.1 Condition Maintenance Capital**

Maintenance funding is provided to local authorities and schools to support them in maintaining the condition of the school estate. Funding is allocated on a purely formulaic basis for LAs, including community and VC schools, VA schools, non-maintained special schools and sixth-form colleges. The formula uses pupil number data taken from the Annual School Census, as a proxy for building need.

For academies, allocations for condition needs are made using the [Academies Capital Maintenance Fund](#). This budget is administered by the Education Funding Agency and accessed through a bidding process.

Maintenance funding for VA schools is made available via the ‘Locally Co-ordinated Voluntary-aided Programme’ (LCVAP). The local authority, in discussion with the voluntary sector, agrees which projects from their maintenance allocation should be prioritised for funding. The EFA administers LCVAP payments.

**7.10.2 Basic Need Capital**

‘Basic need’ supports the capital requirement for providing additional pupil places both in new or expanded maintained schools, and academies. Basic need funding is allocated on a purely formulaic basis using data from the Annual Schools Capacity Survey. It is made available to local authorities in the first instance and it is for each local authority to decide how basic need allocations should be prioritised at local level. Further information on the planned use of basic need funding can be supplied by the local authority officer with responsibility for pupil place planning.

**7.10.3 Devolved Formula Capital**

Devolved Formula Capital (DFC) is capital funding that is allocated, via local authorities, on a purely formulaic basis and is made available to schools for their own use, in line with departmental guidance. DFC is based on the Annual Schools Census data set, collected in January. The level of DFC, as calculated for each school by us, should be passed on by local authorities to their maintained schools and by the EFA for academies. DFC is normally used for smaller capital purchases, including information and communication technology.

DFC is calculated for all maintained mainstream primary and secondary schools, special schools, pupil referral units, academies, community technical colleges and non-
maintained special schools. Independent schools and nursery (direct grant) schools do not receive DFC.

Details of the capital programmes available to local authorities and schools are available on GOV.UK. The arrangements for VA schools are explained in the Blue Book guidance on capital funding for VA schools in England.

Further information on capital funding, including specific advice on academies, VA schools and the 16-19 sector capital, can be accessed by email to:

Enquiries.EFACAPITAL@education.gsi.gov.uk

7.10.4 Developments at schools

The Building Regulations 2010 set standards for the design and construction of buildings in England and Wales. Their prime purpose is to ensure the safety and health of people in or around buildings, but they also cover energy conservation and accessibility. They cover the construction of new schools and many alterations of, and improvements to, existing school buildings. As with other building types, developments at schools are bound by normal planning controls. Information on these building regulations and associated guidance are on the government Planning Portal.

7.10.5 Arrangements for funding premises-related work at VA schools

Responsibility for capital work to VA school premises is shared between the governing body and the local authority. The standard rate of grant support to VA school governing bodies from us is 90 per cent. Local authorities are able to help governing bodies with their 10 per cent contributions, subject to their own spending priorities and budget availability.

There are special arrangements for the proceeds of sale of school land in voluntary schools, which can be found at Sale of School Land on GOV.UK.

7.10.6 School premises regulations

Regulations set minimum standards for the premises of all existing and new schools in England. The regulations cover toilet and washing facilities, medical accommodation, health, safety and welfare, acoustics, lighting, water supplies and outdoor space.

Section 8 - Information sharing

This section details the roles and responsibilities of governing bodies, headteachers, local authorities and other educational establishments in giving information to each other, parents, pupils and the Secretary of State for Education.

Any reference to parents in this section includes all adults with parental responsibility. It also acknowledges the rights, duties, powers, responsibilities and authority that parents have by law.

8.1 Information from the governing body to the Secretary of State for Education

8.1.1 Edubase

Edubase is the department’s register of educational establishments in England and Wales. It contains vital information about academies, free schools, compulsory-aged maintained schools and Further and Higher Education colleges, used by the department and many key partners to update systems, contact schools, perform analysis and inform policy decisions, some of which might carry funding implications.

Furthermore, Edubase is now the approved process for schools to inform the Secretary of State of their intention to join or leave a federation.

For those reasons, it is essential that all schools ensure their details are up to date on the Edubase website. For further information on how schools can login and update their details please refer to the EduBase FAQs.

8.1.2 Secure Access

The Secure Access Portal allows registered users access to the department’s systems. Access to systems is granted on a user-by-user basis and only those systems that a user has permission to access will be displayed.

The governing body must reassure itself that mandatory data collections and statistical returns requested by the Secretary of State are given to the relevant timescales and security standards.

The governing body of an academy must also refer to its funding agreement and Articles of Association for details of information to be given to the Secretary of State.
8.1.3 Performance Tables and RAISEonline

Information from the school performance tables and RAISEonline provide a valuable tool to help governors monitor and compare school performance. The governing body must reassure itself that its school takes part in performance tables data checking exercises, run during September each year, to either confirm data accuracy or provide changes when required. The department informs headteachers in advance of when each checking exercise will start and when the checking website will become available.

Further information on RAISEonline and school performance tables is available in Section 1.4.4 of this handbook.

8.2 Information given to the governing body by the local authority

When a maintained school governor is appointed, they should receive background information from the local authority106. This should include a copy of the instrument of government for the school, which sets out the composition of the governing body.

The local authority gives the governing body and the headteacher financial information concerning the school.

8.3 Information from the governing body to the local authority

The governing body of a maintained school must give the local authority any relevant information or reports in connection with the discharge of the governing body’s functions that the local authority may need.

Governing bodies of all schools, including community and foundation special schools and academies must on request, provide certain information107 to parents of pupils or prospective pupils, to local authorities and to primary care trusts, including:

- basic information about the school’s SEN provision;
- information about the school’s policies for the assessment and provision for all pupils with SEN; and
- information about the school staffing policies and relationships with external partners.

Further information is available in the ‘SEN Code of Practice’.


The governing body must publish the information in a single document and make copies available free of charge to parents, the local authority and the primary care trust. The local authority may publish the information referred to above if the governing body agrees. Where there is an agreement, the governing body must supply the local authority with the information, which must be published without alteration.

**8.4 Information from the headteacher to the governing body**

The headteacher must give the governing body any information asked for to help it carry out its functions.

An academy headteacher has a contractual relationship with the governing body. As the employer, the governing body would expect requests for information to be met.

**8.5 Annual reports to parents**

Before the end of the summer term of each school year, headteachers of maintained schools are responsible for preparing and providing parents of all children in the reception year and above with a written report on their child’s achievements. The information to be included in the annual report to parents is set out in legislation\(^{108}\).

**8.6 Information from the governing body to parents**

**8.6.1 School prospectus and publishing school information on the internet**

Governing bodies of maintained schools are required to publish on a website the information specified in the *School Information Regulations*\(^{109}\). These regulations were amended\(^{110}\) to remove the requirement for maintained schools to publish an annual prospectus. Schools keep the freedom to choose whether they wish to continue marketing themselves through a prospectus and/or publish on a website additional information they feel is necessary to meet the needs of parents and the wider community.

Maintained schools governing bodies will need to reassure themselves that the school continues to meet any legislative requirements in developing specific policies and communicating them to parents. The department publishes the list of statutory policies and documents that schools must have, on GOV.UK.

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Academies must comply, by their funding agreements, with the relevant sections of independent schools standards prescribed under section 157 of the Education Act 2002.

The current model funding agreement requires academies to publish the same information on their website as maintained schools. Any academy should refer to its funding agreement for specific requirements.

8.6.2 Publishing School Performance Information

Schools must publish whole-school results from key stages 1–3\(^{111}\). The department also publishes national analyses of the results.

The headteacher must send the Early Years Foundation Stage Profile (EYFSP) results to the local authority. The governing body must send teacher assessment results for key stage 1 to the local authority (or, in the case of academies, the local authority or another accredited provider). The department also expects the results of the phonics screening check to be sent to the LA. Key stages 2 and 3 results must be sent to the STA. The local authority collects the EYFSP, phonics screening check and key stage 1 results and sends them on to the department.

8.6.3 The Home-School Agreement

All governing bodies of maintained schools and academies should reassure themselves that a written home-school agreement is in place\(^{112}\). Schools should consider the statutory guidance on GOV.UK when drafting their agreements.

8.7 Pupils’ information

The governing body of a maintained school should reassure itself that its school\(^{113}\):

- keeps pupils’ curricular and educational records;
- provides access to these records to parents;
- reports at least annually on their pupils’ progress and educational achievements;
- provides a report to school leavers; and
- makes sure that the pupils’ educational records and common transfer file (CTF) is transferred securely. \(^{114}\)

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\(^{112}\) Sections 110 and 111 of the School Standards and Framework Act 1998.


\(^{114}\) For example, by using the department’s Secure Access system as pupils change schools.
The statutory duties described in the Pupil Information Regulations, such as those to provide parents with access to their child’s educational records, do not apply to mainstream academies.

In an academy, the Data Protection Act 1998 (DPA) gives pupils the right to a copy of their own educational information. In certain circumstances, requests for this information may be made by a parent on behalf of their child. The DPA’s subject access rights only give parents the right to see personal information about their child when the child is unable to act on their own behalf, or gives their consent.

The academy’s funding agreement itself does not place any statutory requirements on academy trusts about providing information to parents for individual pupils. Academy trusts must, however, meet the Education (Independent School Standards) Regulations 2014 (SI 2014/3283). Paragraph 32(1) (f) in Part 6 of Schedule 1 requires them to issue an annual written report of a pupil’s progress and attainment in the main subject areas.

The provision in the Pupil Information Regulations for the secure transfer of educational records applies to all schools throughout the United Kingdom. This includes transfers from maintained schools to academies, free schools and independent schools. However, the Pupil Information Regulations and the need to transfer educational records and CTF do not apply where a child changes schools between an academy and free school, or from an academy or free school to a maintained school.

8.8 Retention of pupil educational records

All schools as independent public bodies are directly responsible under the DPA for the collation, retention, storage and security of all information they produce and hold. This includes educational records, headteacher’s reports and any other personal information of individuals - pupils, staff and parents. As such, many schools should consult their legal advisers and develop a data retention policy in accordance with the DPA.

8.9 Data Protection Act (DPA) 1998

The department does not advise schools on data protection policy. Schools have direct responsibility for ensuring that they comply with the DPA and handle personal data in line with it.

The DPA places certain statutory obligations on schools. These include:

- notifying the Information Commissioner’s Office (ICO) of the school’s register entry (name and address of the data controller and a general description of how personal information is processed);
- providing a statement or ‘privacy notice’ to individuals, such as pupils and parents, whose personal data is being processed or held; and
responding to requests for personal data or ‘subject access requests’ within 40 calendar days.

Schools should also consider:

- obtaining their own data protection and/or legal advice;
- formulating their own data protection or data handling policies;
- making sure that staff understand or follow policy when handling personal data.

Data protection advice for schools is on the [ICO website](https://ico.org.uk).

### 8.10 Freedom of Information Act 2000

Since 1 January 2005, there has been a legal right under the Freedom of Information Act 2000 (FOIA) for any person to make a request to a public authority for access to information held by that authority. This includes governing bodies of maintained schools and academies. Governing bodies are responsible for making sure that a school complies with the FOIA. They should also reassure themselves that the school has in place a Freedom of Information publication scheme. The legal presumption of openness makes it more important that a school decides its policies and conducts its day-to-day operations in a way that stands up to public scrutiny.

As requests for information can be directed to the school through anyone who works there, the governing body should make sure that all members of staff are aware of the FOIA and how the school handles requests for information. Governing bodies may choose to charge a fee, which must be calculated according to the Freedom of Information and Data Protection (Appropriate Limits and Fees) Regulations 2004. The ICO publishes guidance on charging a fee on its website.

Schools are under a duty to provide advice and assistance to anyone requesting information and must respond to the enquiry promptly, and in any event, within 20 working days of receipt (not including school holidays\(^\text{115}\)).

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\(^{115}\) The Freedom of Information (Time for Compliance with Request) Regulations 2004, 2009 and 2010 exclude days that are not school days from the 20 working day period.
# Annex A

## Summary of changes – January 2015 edition

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## Section 6 - Organisational changes and the use of school premises

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