





REGISTER OF CORPORATION MEMBERS/OFFICERS/ GOVERNOR/EMPLOYEE INTERESTS

Brampton Ellis Primary & Brampton Cortonwood Infants

Federated Governing Board

The Corporation Board of Trustees in compliance with the Articles of Association requires that each member/officer etc. and employee registers all business interest financial or otherwise, which they (as far as they are aware) their spouse may have. Members/officers and employees should inform the clerk to the corporation whenever their circumstances change.

MEMBERS		
Full Name	Date of Appointment	Declared Business and /or Pecuniary Interest
Alison Benbow	03.09.2021	Federation Headteacher (Ex Officio)
Karen McGrath	03.09.2021	Head of School Brampton Ellis Primary (Ex Officio)
Shaun Dunkley	27.02.2023	Head of School Brampton Cortonwood Infants (Ex Officio) Covering Vanessa Lambert maternity leave
Charles Burton	09.02.2022	Diocesan Lead (Ex Officio)
Amy Furniss	03.09.2021	Works at Brampton Ellis Primary (Foundation Governor)
Emily Nutley	03.09.2021	(Foundation Governor)
Abigail Smith	17.05.2021	Works at Brampton Cortonwood Infants (Staff Governor)
Christine Steeple	03.09.2021	Teacher at BCI (Staff Governor)
George Dowson	03.09.2022	Co- Chair (Parent Governor) Parent of children in school
Julie Williams	03.09.2022	Co-Chair (Parent Governor) Children in school
Jessica Stevenson	03.07.2023	Two children @ Brampton Ellis (Parent Governor) Finance manager Bramley RDG – does work within schools
Lee Bell	03.07.2023	Headteacher in Wakefield LA (Co-Opted Governor)





GUIDANCE NOTES

- 1 All Members, trustees, local governors, and senior employees with a MAT (Multi Academy Trust) are defined as 'related parties' and should complete Register of Interests overleaf. Close family members of the above individuals would also be treated as 'related parties' Board members have a duty to avoid conflicts of interest and should not use their connections to the trust for personal gain.
- 2 Any interest, financial or otherwise, which is likely or would, if publicly known, be perceived as being likely to interfere with the exercise of a member/officer or employee's independent judgment, should be disclosed to the corporation.
- 3 The Register of Interest enables members/officer and employees to disclose relevant business interests in a manner which is open and transparent and demonstrates to the public that such interests have not influenced the corporation's decision-making process.
- 4 Members /Officers and employees are reminded that the Register of Interests is open to public inspection.
- 5 Members/Officers and employees are in the best position to decide what business interests are relevant and should be disclosed. However, the following checklist may be of assistance:

CATEGORY OF INTEREST	INFORMATION TO BE DISCLOSED
Paid employment	Name of Employer
Self-employment	Name of significant customers/clients accounting for more than, say, 10% of income of individual or firm.
Directorship of commercial companies	Name of companies
Significant shareholdings	Name of companies in which the corporation member owns, say 5% or more of the issued capital
Elected office	Name of authority
Trusteeships or participation in the	Name of Body and position held
Management of charities and other voluntary bodies	