### Multi Model (Mainstream Academies, Special Academies and Alternative Provision Academies)

## THE SHAW EDUCATION TRUST

**MASTER FUNDING AGREEMENT** 

26 4 Saptember 2014

# THE SHAW EDUCATION TRUST

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**DURATION OF THE SCHOOL DAY AND YEAR** 

34C

#### INTRODUCTION

- 1) This Agreement is made under Section 1 of the Academies Act 2010, between the Secretary of State for Education ("the Secretary of State") and The Shaw Education Trust (the "Company").
- 2) The Company is a company incorporated in England and Wales, limited by guarantee with registered Company number 09067175.
- 3) The Company intends to establish and maintain, and to carry on or provide for the carrying on of a number of Academies in accordance with this Agreement and the Supplemental Agreements.
- 4) This Agreement and the Supplemental Agreements will apply in respect of an Academy from such time as a Supplemental Agreement relating to that Academy shall have been entered into between the Secretary of State and the Company.
- 5) The following expressions used in this Agreement have the respective meanings assigned to them by the numbered clauses of this Agreement referred to immediately after the reference to the expressions
  - a) "Academies Financial Handbook" clause 67;
  - b) "Accounting Officer" clause 66;
  - c) "Annual Letter of Funding" clause 60;
  - d) "GAG" clause 36;
  - e) "Capital Expenditure" clause 37;
  - f) "Capital Grant" clause 37;
  - g) "EAG" clause 36;
  - h) "Local Governing Body" clause 15;
  - i) "Recurrent Expenditure" clause 36;

"Start-up Period" - clause 50; j)

In this Agreement the following words and expressions shall have the 6)

following meanings:-

"Academy Financial Year" means the year from 1st September to 31st August

or such other period as the Secretary of State may from time to time specify

by notice in writing to the Company;

"Academy" means a Mainstream Academy, an Alternative Provision

Academy or a Special Academy in respect of which a Supplemental

Agreement has been entered into between the Secretary of State and the

Company and the expression "Academies" shall refer to all or any of such

Academies:

"admission requirements" - are annexed to the relevant Supplemental

Agreement;

"Alternative Provision Academy" means an Academy which meets the

requirements set out in section 1C of the Academies Act 2010;

the "Articles" means the Articles of Association of the Company for the time

being in force;

"this Agreement" means this agreement and its annexes and a reference in

this Agreement to a numbered clause or annex is a reference to the clause

or annex of this Agreement bearing that number or letter as the same may

be amended or supplemented from time to time;

"Business Day" means any day other than a Saturday, Sunday, Christmas

Day, Good Friday or a day which is a bank holiday with the meaning given to

that expression in the Banking and Financial Dealings Act 1971;

"Commissioner" local authorities means and/or schools referring

children/pupils to the Alternative Provision Academy for admission under the

legal powers set out in the relevant annex to the Supplemental Agreement;

24 January 2013 v9 VN 1 230714 10-42-00 "Control" in relation to a body corporate ('Entity') means either the legal or

beneficial ownership of 30 per cent or more of the issued shares in the Entity

ordinarily having voting rights or the power of a person ('A') otherwise to

secure -

(a) either by means of the holding of shares in that Entity or having an

interest conferring voting rights at general meetings of the membership of

the Entity or of any other body corporate;

(b) by virtue or any powers conferred by the Articles or other document

regulating that Entity or any other Entity or partnership including, without

limitation, the power to appoint or remove a majority of the directors

thereof, or

(c) by virtue of any agreement, understanding or arrangement between any

person or persons,

that the affairs of the first-mentioned Entity are conducted in accordance with

the wishes of A and 'Controls' shall be construed accordingly;

"DfE" means Department for Education and any successor;

"LA" means the Local Authority in the area in which the relevant Academy is

situated;

"Mainstream Academy" means an Academy meeting the requirements

referred to in clause 12;

"Memorandum" means the memorandum of association of the Company for

the time being in force;

"parents" means parents or guardians;

"persons" includes a body of persons, corporate or incorporate;

"Principal" means the head teacher of an Academy;

"Principal Regulator" means the body or person appointed as the Principal

Regulator under the Charities Act 2011;

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"Pupil Referral Unit" means any school established in England and

maintained by a local authority which is specially organised to provide

education for children falling within section 19(1) of the Education Act 1996;

references to "school" shall where the context so admits be references to an

Academy:

"SEN" means special educational needs, and the expressions "special

educational needs" and "special educational provision" have the meaning set

out in section 312 of the Education Act 1996;

"SENCO" means Special Educational Needs Co-ordinator;

"Special Academy" means an Academy specially organised to make special

educational provision for pupils with SEN;

"Statement of SEN" means a statement made under section 324 of the

Education Act 1996; and

"Supplemental Agreement" means an agreement supplemental to this

Agreement, substantially in the form set out in Schedule 1 to this Agreement

to be entered into by the Secretary of State and the Company pursuant to

which the Company agrees to establish and maintain, and to carry on or

provide for the carrying on, and the Secretary of State agrees to fund, an

Academy in accordance with the terms and conditions of that Supplemental

Agreement and this Agreement.

7) The Interpretation Act 1978 shall apply for the interpretation of this

Agreement and any Supplemental Agreement as it applies for the interpretation of

an Act of Parliament.

8) Expressions defined in this Agreement shall have the same meaning where

used in any Annex to this Agreement or Supplemental Agreement.

Questions arising on the interpretation of the arrangements in this

Agreement shall be resolved by the Secretary of State after consultation with the

Company.

- 10) Section 1 (3) of the Academies Act 2010 states that -
  - (3) An Academy agreement is an agreement between the Secretary of State and the other party under which -
    - (a) the other party gives the undertakings in subsection (5), and
    - (b) the Secretary of State agrees to make payments to the other party in consideration of those undertakings."

#### LEGAL AGREEMENT

11) In consideration of the Company undertaking to establish and maintain, and to carry on or provide for the carrying on of a number of schools / independent schools in England specially organised to make special educational provision for pupils with SEN ("the Special Academies") or meeting the requirements referred to in clause 12 ("the Mainstream Academies"), or meeting such requirements as referred to in clause 12B ("the Alternative Provision Academies"), the Secretary of State agrees to make payments to the Company in accordance with the conditions and requirements set out in this Agreement and Supplemental Agreements. If it is agreed between the Secretary of State and the Company that the Company will establish and maintain, and to carry on or provide for the carrying on of an Academy, the parties will enter into a Supplemental Agreement in relation to that Academy. For the avoidance of doubt, any obligations imposed upon or powers given to an Academy by this Agreement or any Supplemental Agreement are also imposed upon the Company.

#### REQUIREMENTS OF A MAINSTREAM ACADEMY

12) The requirements of a **Mainstream Academy** are those set down in Section 1A of the Academies Act 2010<sup>1</sup>.

#### THE SEN OBLIGATIONS

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<sup>&</sup>lt;sup>1</sup> Any Supplemental Funding Agreement entered into in relation to an Academy which is a "selective school" within the meaning of Section 6(4) of the Academies Act 2010 will clarify that section 1A(1)(c) (requirement to provide education for pupils of different abilities) will not apply.

### 12A) In respect of Special Academies:

- a) The Company must comply with all of the obligations imposed upon the governing bodies of maintained special schools in Chapter 1 of Part 4 of the Education Act 1996 and in Regulations in force at the date of this agreement or made from time to time under any provision in that Chapter (as amended from time to time<sup>2</sup>).
- b) Notwithstanding any provision in this Agreement, the Secretary of State may (whether following a complaint made to him or otherwise) direct the Company to comply with an obligation imposed by this Agreement where the Company has failed to comply with any such obligation.
- c) The Company must ensure that each Academy's website includes details of the arrangements for the admission of disabled pupils; the steps taken to prevent disabled pupils from being treated less favourably than other pupils; the facilities provided to assist access to the Academy by disabled pupils; and the plan prepared by the Company under paragraph 3 of Schedule 10 to the Equality Act 2010. Disabled pupils in this paragraph mean pupils who are disabled for the purposes of the Equality Act 2010<sup>3</sup>.

#### ALTERNATIVE PROVISION ACADEMY REQUIREMENTS

12B) The Alternative Provision Academy requirements are those set down in Section 1C of the Academies Act 2010.

#### **CONDITIONS OF GRANT**

#### General

13) Other conditions and requirements in respect of an Academy, unless specified otherwise in a Supplemental Agreement, are that:

This obligation is in addition to the obligation to comply with the duties to publish information imposed upon the governing bodies of maintained special schools set out in the Education (Special Educational Needs) (Information) Regulations 1999 (as

amended from time to time) which clause 12A has the effect of imposing.

<sup>&</sup>lt;sup>2</sup> Currently these duties are in section 313 (Duty to have regard to the Special Educational Needs Code of Practice 2001); section 317(5), (6) and (6A) (Duties in relation to the publication of information relating to arrangements and facilities for disabled pupils at the school); and 324(5)(b) (Duty to admit the child where a school is named in the statement), and the Education (Special Educational Needs)(Information)(England) Regulations 1999 (S.I. 1999/2506). For the avoidance of doubt, the obligations in clause 12A of this agreement are in addition to any obligations imposed upon Academy proprietors directly in legislation or regulations.
<sup>3</sup> This obligation is in addition to the obligation to comply with the duties to publish information imposed upon the governing

a) the school will be at the heart of its community, promoting community

cohesion and sharing facilities with other schools and the wider community;

b) there will be assessments of pupils' performance as they apply to maintained

schools (this will also apply to Alternative Provision Academies unless there

are exceptional reasons to do otherwise), and the opportunity to study for

qualifications in accordance with clause 30 (d);

c) in respect of Mainstream Academies, the admissions policy and

arrangements for the school will be in accordance with admissions law, and the

DfE Codes of Practice, as they apply to maintained schools, and in respect of

Alternative Provision Academies the admissions policy and arrangements for

the school will be set out in the relevant annex to the Supplemental Agreement;

d) teachers' levels of pay and conditions of service will be the responsibility of

the Company;

e) there will be an emphasis on the needs of the individual pupils including

pupils with SEN, both those with and without statements of SEN;

f) there will be no charge to pupils (or their parents or guardians) in respect of

admission to, or attendance at, the school and the school will only charge pupils

where the law allows maintained schools to charge;

g) the Company shall as soon as reasonably practicable establish an

appropriate mechanism for the receipt and management of donations and shall

use reasonable endeavours to procure donations through that mechanism for

the purpose of the objects specified in the Articles.

13A) Clause 13f) does not prevent the Company receiving funds from a local

authority or a charity in respect of the admission of a pupil with special educational

needs to an Academy.

13B) Clause 13 f) does not prevent the Company receiving funds/income from

Commissioners in respect of the admission and attendance of a pupil at the

Alternative Provision Academy.

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14) Each Academy will be governed by the Company. The Company shall have

regard to (but for the avoidance of doubt shall not be bound by) any guidance as to

the governance of Academies that the Secretary of State may publish.

15) The Company shall establish, for each Academy, an Advisory Body, whose role

shall be to provide advice to the Company in relation to the functioning of that

Academy. The role of the Advisory Body and the membership of it shall be for the

Company to decide, but the Company will, as a minimum, ensure that:

a) a minimum of two parents of a pupil at the Academy (to be elected by the

parents of registered pupils of the Academy) shall be a member of the Advisory

Body;

d) any advice of the Advisory Body is brought to the attention of the Directors of

the Company;

e) to the extent that the Company may, in accordance with the Articles, choose

to establish a Local Governing Body, then the Company may additionally

constitute the Advisory Body as the Academy's Local Governing Body.

Conduct

16) Each Academy shall be conducted in accordance with:

a) the Articles;

b) all provisions by or under statute which confer rights or impose obligations on

Academies including, without limitation, the independent schools standards

prescribed under section 157 of the Education Act 2002 to the extent they apply

to the Academy;

c) the terms of this Agreement and the relevant Supplemental Agreement.

Disclosure and Barring Service Checks

17) The Company shall comply with the requirements of the Education

(Independent School Standards) (England) Regulations 2010 (or such regulations

as may for some time being be applicable) in relation to carrying out enhanced

criminal records checks, obtaining enhanced criminal records certificates and

making any further checks, as required and appropriate for members of staff,

supply staff, individual Directors and the Chair of the Local Governing Body.

17A) The Company shall, on receipt of a copy of an enhanced criminal record

certificate, on request from the Secretary of State or his agents, as soon as

possible thereafter submit information contained in the certificate to the Secretary of

State in accordance with section 124 of the Police Act 1997.

Pupils

18) Each Mainstream Academy will be an all ability inclusive4 school whose

requirements for:

a) the admission of pupils to the Academy are set out in the relevant annex to

the Supplemental Agreement;

b) the admission to the Academy of and support for pupils with SEN and with

disabilities (for pupils who have and who do not have statements of SEN) are

set out in Annex B to this Agreement;

c) pupil exclusions are set out in regulations made by virtue of section 51A of

the Education Act 2002 (as may be amended or modified from time to time,

and includes any successor provisions).

18AAA) Each Special Academy will be a special school whose requirements for:

a) the admission of pupils to the Academy are set out in the relevant annex to

the Supplemental Agreement;

b) pupil exclusions are set out in regulations made by virtue of section 51A of

the Education Act 2002 (as may be amended or modified from time to time.

and includes any successor provisions).

4 If one of the Mainstream Academies is a "selective school" within the meaning of Section 6(4) of the Academies Act 2010 then the Supplemental Funding Agreement for that Academy will provide that that Academy is not required to be an all ability inclusive school.

18AA) Each Alternative Provision Academy will provide education for the cohort

of pupils whose characteristics are set out in the requirements at section 1C of the

Academies Act and whose requirements for:

a) the admission of pupils to the Alternative Provision Academy are set out in

the relevant annex to the Supplemental Agreement;

b) the admission to the Alternative Provision Academy of and support for pupils

with SEN and with disabilities (for pupils who have and who do not have

statements of SEN) are set out in Annex B to this Agreement;

c) pupil exclusions are set out in regulations made by virtue of section 51A of

the Education Act 2002 (as may be amended or modified from time to time,

and includes any successor provision(s)).

Designated Teacher for Looked after Children

18A) The Company will in respect of each Academy act in accordance with, and be

bound by, all relevant statutory and regulatory provisions and have regard to any

guidance and codes of practice issued pursuant to such provisions, as they apply at

any time to a maintained school, relating to the designation of a person to manage

the teaching and learning programme for children who are looked after by an LA

and are registered pupils at the school. For the purpose of this clause, any

reference to the governing body of a maintained school in such statutory and

regulatory provisions, or in any guidance and code of practice issued pursuant to

such provisions, shall be deemed to be references to the Directors of the Company.

Teachers and other staff

19) In respect of Mainstream and Alternative Provision Academies:

a) subject to clause 19(b), the Company shall, in accordance with any guidance

which the Secretary of State may issue on the qualifications of teaching and

other staff in Academies, employ anyone it deems is suitably qualified or is

otherwise eligible under a contract of employment or for services to carry out

planning and preparing lessons and courses for pupils, delivering lessons to

pupils, assessing the development, progress and attainment of pupils, and reporting on the development, progress and attainment of pupils.

b) clause 19(a) does not apply to anyone who:

is appointed as the SENCO by the Company under section 317(3A) of the Education Act 1996, who must meet the requirements set out in Regulation 3 of the Education (Special Educational Needs Co-ordinators) (England) Regulations 2008

(SI 2008/2945); or

ii) is appointed as a designated teacher for looked after children

further to clause 18A.

20) In respect of **Special Academies**, subject to clause 20A, the Company shall not employ anyone under a contract of employment or for services to carry out planning and preparing lessons and courses for pupils, delivering lessons to pupils, assessing the development, progress and attainment of pupils, and reporting on the development, progress and attainment of pupils ("specified work") who is not

either:-

a) a qualified teacher within the meaning of regulations made under section 132

of the Education Act 2002; or

b) otherwise eligible to do specified work under the Education (Specified Work) (England) Regulations 2012 (SI 2012/762), which for the purpose of this clause shall be construed as if the relevant Academy were a maintained

school.

20A) Clause 20 does not apply to anyone who:

a) was transferred to the employment of the Company by virtue of the Transfer

of Undertakings (Protection of Employment) Regulations 2006; and

b) immediately prior to the transfer, was employed to do specified work; and

c) immediately prior to the transfer, was not;

a qualified teacher within the meaning of regulations made i)

under section 132 of the Education Act 2002 and registered

with full registration with the appropriate body, or

ii) eligible to do specified work under the Education (Specified

Work) (England) Regulations 2012 (SI 2012/762)

(a "transferred staff member"). The Company shall use its best endeavours to

ensure that any transferred staff member who undertakes specified work and does

not meet the requirements of either clause 20(a) or clause 20(b) meets such

requirements as soon as possible.

21) The Company shall ensure that all teachers employed at each Academy have

access to the Teachers' Pension Scheme and, in so doing, will comply with the

statutory provisions underlying the scheme.

22) The Company shall ensure that all employees at each Academy other than

teachers have access to the Local Government Pension Scheme in accordance

with the Local Government Pension Scheme (Administration) Regulations 2008

(SI 2008/239) (or such other regulations as may for the time being be applicable).

22A) Where a teacher employed at an Academy applies for a teaching post at

another Academy, 16 to 19 Academy, maintained school, school maintained by a

local authority or institution within the further education sector, the Company must

at the request of the governing body or Academy Trust of that other educational

institution:

a) advise in writing whether or not, in the preceding two years, there has been

any formal consideration of that teacher's capability to perform their role at

the Academy, or the school the Academy replaced; and

b) provide written details of the concerns which gave rise to any such

consideration of that teacher's capability, the duration of the proceedings and

their outcome.

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Curriculum, curriculum development and delivery and RE and collective worship

23) The curriculum provided by each Academy to pupils up to the age of 16 shall

be broad and balanced.

23A) Not used.

23B) The Company shall publish information in relation to the current curriculum

provision at each Academy. Such information shall include details relating to:

a) the content of the curriculum;

b) its approach to the curriculum;

c) the GCSE options (and other Key Stage 4 qualifications) or other future

qualifications, as specified by the Secretary of State, offered by each Academy;

d) the names of any phonics or reading schemes in operation for Key Stage 1;

and

e) how parents (including prospective parents) and Commissioners can obtain

further information in relation to the curriculum at each Academy.

23C) Subject to the requirements of clauses 23, 23B and 24 to 29A, the curriculum

will be the responsibility of the Company.

24) In respect of Mainstream and Special Academies, the Company shall

ensure that the broad and balanced curriculum includes English, mathematics and

science, and in respect of Alternative Provision Academies shall insure that the

broad and balanced curriculum includes English and mathematics.

24A) Sections 42A (provision of careers guidance) and 45A (guidance as to

discharge of duties) of the Education Act 1997 shall be deemed to apply to each

Academy with the following modifications:

a) each Academy shall be treated as falling within the meaning of "a school"

under section 42A (2);

b) the Company shall be deemed to be the "responsible authorities" for the

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purposes of subsection 42A(3); and

c) references to registered pupils shall be treated as references to registered

pupils at each Academy.

25) The Company shall make provision for the teaching of religious education and

for a daily act of collective worship at each Mainstream Academy.

26) Where a Mainstream Academy is designated with a religious character<sup>5</sup> in

accordance with section 124B of the School Standards and Framework Act 1998

or further to section 6(8) of the Academies Act 2010:

a) subject to clause 28, and paragraph 4 of Schedule 19 to the School

Standards and Framework Act 1998 which shall apply as if the Academy

were a voluntary aided school with a religious character, the Company shall

ensure that provision is made for religious education to be given to all pupils

at the Academy in accordance with the tenets of the specified religion or

religious denomination of the Academy;

b) subject to clause 28, the Company shall comply with the requirements of

section 70(1) of, and Schedule 20 to, the School Standards and Framework

Act 1998 as if the Academy were a foundation school with a religious

character or a voluntary school, and as if references to the required

collective worship' were references to collective worship in accordance with

the tenets and practices of the specified religion or religious denomination of

the Academy;

c) the Company shall ensure that the quality of religious education given to

pupils at the Academy and the contents of the Academy's collective worship

given in accordance with the tenets and practice of the specific religion or

religious denomination are inspected. Such inspection shall be conducted by

a person chosen by the Company and the Academy shall secure that such

inspection shall comply with the requirements set out in any statutory

provision and regulations as if the Academy were a foundation or voluntary

5 Alternative provisions are available and would be potentially appropriate for non-denominational faith schools.

school which has been designated under section 69(3) of the School Standards and Framework Act 1998 as having a religious character.

27) Where a Mainstream Academy has not been designated with a religious character in accordance with section 124B of the School Standards and Framework Act 1998 or further to Section 6(8) of the Academies Act 2010:

- a) subject to clause 28, the Company shall ensure that provision shall be made for religious education to be given to all pupils at the Academy in accordance with the requirements for agreed syllabuses in section 375(3) of the Education Act 1996 and paragraph 2(5) of Schedule 19 to the School Standards and Framework Act 1998;
- b) subject to clause 28, the Company shall ensure that the Academy complies with the requirements of section 70(1) of, and Schedule 20 to, the School Standards and Framework Act 1998 as if it were a community, foundation or voluntary school which does not have a religious character, except that the provisions of paragraph 4 of that Schedule do not apply. The Academy may apply to the Secretary of State for consent to be relieved of the requirement imposed by paragraph 3(2) of that Schedule, the Secretary of State's consent to such an application not to be unreasonably withheld or delayed;

# c) the Company6:

- (1) agrees that before making an application pursuant to the Religious Character of Schools (Designation Procedure) (Independent Schools) (England) Regulations 2003 for each Academy to be designated as a school with religious character it shall seek the prior written consent of the Secretary of State7;
- (2) hereby acknowledges that the Secretary of State may in his absolute discretion refuse or consent to the Company making such an application.

The Company must undertake consultation on the proposal for designation prior to seeking the Secretary of State's consent.

<sup>&</sup>lt;sup>6</sup> This is required in order to ensure that the process by which an Academy becomes designated as a school with a religious character is comparable to that which applies for maintained schools.

27AAA) Where a Mainstream Academy is listed in the Register of Independent

Schools as having a religious ethos, but has not been designated with a religious

character in accordance with section 124B of the School Standards and Framework

Act 1998 or further to Section 6(8) of the Academies Act 2010, the Company

agrees that paragraph 5(b) of Schedule 11 of the Equality Act 2010 shall not apply

to the Academy.

27AA) The Company may make provision for the teaching of religious education

and for a daily act of collective worship at each Alternative Provision Academy.

27A) Where an Alternative Provision Academy does (at its discretion in

accordance with clause 27AA) make provision for the teaching of religious

education and/or for a daily act of collective worship at the Alternative Provision

Academy then:

a) subject to clause 28, the Company shall ensure that any such provision shall

be made for religious education to be given to all pupils at the Alternative

Provision Academy in accordance with the requirements for agreed

syllabuses in section 375(3) of the Education Act 1996 and paragraph 2(5) of

Schedule 19 to the School Standards and Framework Act 1998;

b) subject to clause 28, the Company shall ensure that the Alternative Provision

Academy complies with the requirements of section 70(1) of, and Schedule

20 to, the School Standards and Framework Act 1998 as if it were a

community, foundation or voluntary school which does not have a religious

character, except that the provisions of paragraph 4 of that Schedule do not

apply. The Alternative Provision Academy may apply to the Secretary of

State for consent to be relieved of the requirement imposed by paragraph

3(2) of that Schedule, the Secretary of State's consent to such an application

not to be unreasonably withheld or delayed.

28) Section 71(1) - (6) and (8) of the School Standards and Framework Act 1998

shall apply as if each Academy were a community, foundation or voluntary school,

and as if references to "religious education" and to "religious worship" in that

section were references to the religious education and religious worship provided

by each Academy in accordance with clauses 26 or 27 as appropriate.

28A) The Company shall, so far as practical, make provision for the teaching of

religious education and for acts of collective worship at each Special Academy.

28B) In respect of RE and collective worship at Special Academies:

a) subject to clause 28Bc), the Company shall ensure that provision shall be

made for religious education to be given to all pupils at the Academy in

accordance with the requirements for agreed syllabuses in section 375(3)

of the Education Act 1996 and paragraph 2(5) of Schedule 19 to the School

Standards and Framework Act 1998;

b) The Company shall ensure that each Special Academy complies with the

requirements of regulation 5A of the Education (Special Educational Needs)

(England) (Consolidation) Regulations 2001 as if it were a maintained

special school.

c) Regulation 5A of the Education (Special Educational Needs) (England)

(Consolidation) Regulations 2001 shall apply as if the Academy were a

community or foundation special school, and as if references to "religious

education" and to "religious worship" in that section were references to the

religious education and religious worship provided by the Academy in

accordance with this clause.

28C) Where a Special Academy is listed in the Register of Independent Schools

as having a religious ethos, the Company agrees that paragraph 5(b) of Schedule

11 of the Equality Act 2010 shall not apply to the Academy.

29) The Company shall have regard to any guidance issued by the Secretary of

State, further to section 403 of the Education Act 1996, on sex and relationship

education to ensure that children at each Academy are protected from

inappropriate teaching materials and they learn the nature of marriage and its

importance for family life and for bringing up children. The Company shall also

have regard to the requirements set out in section 405 of the Education Act 1996

which shall apply to each Academy as if it were a maintained school.

29A The Company agrees to act in accordance with Sections 406 (Political

Indoctrination) and 407 (Duty to secure balance treatment of political issues) of the

Education Act 1996 as if it were a maintained school, subject to the following

modifications:

a) references to any maintained school shall be treated as references to each

Academy;

b) references to registered pupils shall be treated as references to registered

pupils at each Academy;

c) references to the governing body or the local authority shall, in each case, be

treated as references to the Company; and

d) references to the head teacher shall, in each case, be treated as references

to the Principal of each Academy8.

Assessment

30) The Secretary of State will notify the appropriate body for assessment

purposes about each Academy.

The Company shall ensure that each Mainstream Academy and each

Special Academy complies with any guidance issued by the Secretary of

State from time to time to ensure that pupils take part in assessments and in

teacher assessments of pupils' performance as they apply to maintained

schools; and the Company shall also do so for each Alternative Provision

Academy unless there are exceptional reasons to do otherwise.

b) The Company shall report to any body on assessments under clause 30 as

the Secretary of State shall require and shall provide such information as

may be required by that body as applies to maintained schools.

<sup>a</sup> Please also see the Charity Commission guidance (CC9): "Speaking out; Guidance on Campaigning and Political Activities by Charities" http://www.charity-commission.gov.uk/Publications/cc9.aspx

- c) In respect of all Key Stages, the Company will submit each Academy to monitoring and moderation of its assessment arrangements as required by the Secretary of State.
- d) In relation to courses of education or training at an Academy which are funded from its GAG, the Company may offer:
  - (i) any course of education or training which leads to a qualification that is approved by the Secretary of State for the purposes of section 96 of the Learning and Skills Act 2000; and
  - (ii) any course of education or training not falling within paragraph (i) if the Secretary of State gives his specific written approval for it.
- 30A) Subject to clause 30B, the Company shall ensure that the following information is published on the website for each Mainstream Academy, for each Alternative Provision Academy, and where relevant for each Special Academy:
  - a) If Applicable: The school's most recent Key Stage 2 results as published by the Secretary of State under the following column headings in the School Performance Tables published on the Department for Education's website:
    - (i) "% achieving Level 4 or above in English and maths";
    - (ii) "% making expected progress";
    - (iii) in relation to English, "% achieving Level 5 or above"; and
    - (iv) in relation to maths, "% achieving Level 5 or above".
  - b) If Applicable: The school's most recent Key Stage 4 results as published by the Secretary of State under the following column headings in the School Performance Tables published on the Department for Education's website:
    - (i) "% achieving 5 + A\* C GCSEs (or equivalent) including English and maths GCSEs";
    - (ii) "% achieving the English Baccalaureate"; and

"% of pupils making expected progress".

c) Information as to where and by what means the most recent report about the

school published by the Chief Inspector may be accessed.

d) Information as to where and by what means the School Performance Tables

published by the Secretary of State on the Department for Education's

website may be accessed.

30B) There is no requirement to publish information under clause 30A if to do so

would be in breach of the Company's obligations under the Data Protection Act

1998.

**Exclusions Agreement** 

31) In respect of Mainstream Academies, the Company shall, if invited to do so

by an LA, enter into an agreement in respect of an Academy with that LA, which

has the effect that where:

a) the Company admits a pupil to the Academy who has been permanently

excluded from a maintained school, the Academy itself or another Academy

with whom the LA has a similar agreement; or

b) the Company permanently excludes a pupil from the Academy;

payment will flow between the Company and the LA in the same direction and for

the same amount that it would, were the Academy a maintained school, under

Regulations made under section 47 of the School Standards and Framework Act

1998 relating to the addition or deduction of a maintained school's budget

following a permanent exclusion or the admission of a permanently excluded

pupil. At the date of this Agreement, the applicable Regulation is Regulation 23 of

the School Finance (England) Regulations 2011.

School Meals

32) The Company shall, if requested to do so by or on behalf of any pupils at any

Academy, provide school lunches for those pupils unless it would be

unreasonable for it to do so. Subject to the provisions of clause 33 charges may

be levied for lunches, but the Company shall otherwise fund the cost of such

school lunches from its GAG for Mainstream Academies, or from its resources

for Special Academies and for Alternative Provision Academies.

33) In relation to a pupil who is himself or whose parents are in receipt of benefits

mentioned in section 512ZB of the Education Act 1996 (or equivalent provision

governing the entitlement to free school lunches of pupils at maintained schools),

the Company shall ensure that a school lunch is provided for such a pupil free of

charge to be funded by the Company.

Charging

34) Sections 402 (obligation to enter pupils for public examinations), 450 - 457

(charges), 459 (regulations about information about charges and school hours),

460 (voluntary contributions), 461 (recovery of sums as civil debt) and 462

(interpretation re charges) of the Education Act 1996 (including, for the avoidance

of doubt, any secondary legislation made further to those provisions) shall be

deemed to apply to each Academy with the following modifications:

a) references to any maintained school shall be treated as references to an

Academy;

b) references to registered pupils shall be treated as references to registered

pupils at an Academy;

c) references to the governing body or the local authority shall, in each case, be

treated as references to the Company;

d) the Company may charge persons who are not registered pupils at an

Academy for education provided or for facilities used by them at that

Academy.9

International Education Surveys

<sup>9</sup> For clarification, such charging is separate and distinct from any arrangement that the Company may make with Commissioners concerning the referral of pupils to the Alternative Provision Academy.

34A) Section 538A of the Education Act 1996 (power to direct participation in international surveys) shall be deemed to apply to each Academy with the

following modifications:

(a) references to the governing body shall be treated as references to the

Company; and

(b) references to a community, foundation or voluntary school shall be

treated as references to the Academy.

**Pupil Premium** 

34B) For Mainstream Academies, and those Special Academies that receive

Pupil Premium Funding<sup>10</sup>, the Company shall publish in each Academy Financial

Year information in relation to:

a) the amount of Pupil Premium allocation that it will receive during the

Academy Financial Year;

b) on what it intends to spend the Pupil Premium allocation;

c) on what it spent its Pupil Premium in the previous Academy Financial Year;

d) the impact in educational attainment, arising from expenditure of the

previous Academy Financial Year's Pupil Premium.

**DURATION OF SCHOOL DAY AND YEAR** 

34C) In respect of Mainstream Academies and Alternative Provision

Academies, the duration of the school day and year will be the responsibility of the

Company. 11

<sup>10</sup> The Pupil Premium is additional funding for schools to support pupils from low-income families. In instances when those pupils are in special settings, the funding can either be allocated to the setting where they are being educated, or held by the local authority to spend specifically on additional educational support to raise the standard of attainment for these pupils. The authority must consult non-mainstream settings about how the Premium for these pupils should be used. Where Pupil Premium is allocated to the Special Academy by the Local Authority, the company must publish information as set out in

clause 348. There is no requirement for Alternative Provision settings to publish such information.

In respect of **Special Academies**, regulations made under section 551 of the Education Act 1996

apply (currently the Education (School Day and School Year) (England) Regulations 1999).

24 January 2013 v9 VN 1 230714 10-42-00 GRANTS TO BE PAID BY THE SECRETARY OF STATE

General

35) The Secretary of State shall pay grants towards Recurrent Expenditure and

may pay grants towards Capital Expenditure for each Academy. Except with the

Secretary of State's prior agreement, the Company shall not budget for its

expenditure in any Academy Financial Year in excess of expected income (subject

to clause 80). The Company shall not enter into commitments which are likely to

have substantial implications for future levels of grant, or for the period for which

grant may be required. No decision by the Company shall commit the Secretary

of State to paying any particular amount of grant.

36) "Recurrent Expenditure" means any expenditure on the establishment,

conduct, administration and maintenance of the Academy which does not fall

within the categories of capital expenditure set out at clause 37. The Secretary of

State shall pay two separate and distinct grants in respect of recurrent

expenditure: General Annual Grant ("GAG") and Earmarked Annual Grant

("EAG").

Capital Grant

37) "Capital Expenditure" means expenditure on:

a) the acquisition of land and buildings;

b) the erection, enlargement, improvement or demolition of any building

including fixed plant, installation, wall, fence or other structure, or any

playground or hard standing;

c) the installation of electrical, mechanical or other services other than

necessary replacements, repairs and maintenance due to normal wear and tear;

d) the purchase of vehicles and other self-propelled mechanical equipment;

e) the installation and equipping of premises with furnishings and equipment,

other than necessary replacements, repairs and maintenance due to normal

wear and tear;

f) the installation and equipping of premises with computers, networking for

computers, operating software and information and communication technology

equipment, other than necessary updates or necessary replacements, repairs

and maintenance due to normal wear and tear;

g) the provision and equipping of premises, including playing fields and other

facilities for social activities and physical recreation other than necessary

replacements, repairs and maintenance due to normal wear and tear;

h) works of a permanent character other than the purchase or replacement of

minor day-to-day items;

i) any major repairs or replacements which are specified as constituting capital

expenditure in any grant letter relating to them;

j) such other items (whether of a like or dissimilar nature to any of the foregoing)

of a substantial or enduring nature as the Secretary of State may agree shall

constitute capital expenditure for the purposes of this Agreement;

k) all professional fees properly and reasonably incurred in connection with the

provision of any of the above;

I) VAT and other taxes payable on any of the above.

"Capital Grant" means grant paid to the Company in respect of Capital

Expenditure.

38) Where an Academy is to open in new premises, or where existing premises

are to be substantially refurbished or remodelled to enable the Academy to open

in such premises, the Secretary of State, may, in his absolute discretion be

responsible for meeting the incurred Capital Expenditure for that Academy. To

that end, the Secretary of State will consider providing funding in accordance with

any arrangements as he considers appropriate.

39) Any Capital Expenditure incurred in respect of each Academy on which

Capital Grant payments are sought from the Secretary of State will require the

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specific prior written agreement of the Secretary of State, which agreement shall

not be unreasonably withheld or delayed.

40) Any payment of Capital Grant to the Company under this Agreement is subject

to the fulfilment of the following conditions:

a) such grants are used solely to defray expenditure approved by the Secretary

of State:

b) the Company certifying and providing evidence that all planning and other

consents necessary for the development and all related infrastructure to be

completed have been obtained or put in place;

c) Any other conditions that the Secretary of State may specify.

Arrangements for Payment of Capital Grant

41) Capital Grant will be paid by the Secretary of State to the Company on the

basis of claims for grant submitted to the Secretary of State in the notified format

with supporting invoices and certificates as required by the Secretary of State. If a

dispute arises as to whether a claim is or is not acceptable both parties undertake

to attempt to resolve it in good faith. In the event of such a dispute, the Secretary

of State shall pay to the Company so much of the claim as shall not be in dispute.

General Annual Grant

41A) GAG paid by the Secretary of State in respect of an Academy shall only be

spent by the Company towards the normal running costs of the Academies.

42) Clauses 42A to 53 apply in respect of Mainstream Academies only.

42A) GAG will be paid by the Secretary of State to the Company in order to cover

the normal running costs of each Mainstream Academy. These will include, but

are not limited to:

a) teachers' salaries and related costs (including full and part time teaching staff

and seconded teachers);

b) non-teaching staff salaries and related costs (including pension contributions, educational support staff, administrative and clerical staff and

manual and premises related staff);

c) employees' expenses;

d) the purchase, maintenance, repair and replacement:

(i) of teaching and learning materials and other educational equipment,

including books, stationery and ICT equipment and software, sports

equipment and laboratory equipment and materials;

(ii) of other supplies and services;

e) examination fees;

f) repairs, servicing and maintenance of buildings (including redecoration,

heating, plumbing, lighting etc); maintenance of grounds (including boundary

fences and walls); cleaning materials and contract cleaning; water and

sewage; fuel and light (including fuel oil, solid and other fuel, electricity and

gas); rents; rates; purchase, maintenance, repairs and replacement of

furniture and fittings;

g) insurance;

h) medical equipment and supplies;

i) staff development (including in-service training);

j) curriculum development;

k) the costs of providing school meals for pupils (including the cost of providing

free school meals to pupils who are eligible to receive them), and

discretionary grants to pupils to meet the cost of pupil support, including

support for pupils with special educational needs or disabilities (taking

account of the fact that separate additional money will be available for pupils

with statements of special educational needs);

administration; and

m) establishment expenses and other institutional costs.

43) Subject to clauses to 51-52, GAG for each Academy Financial Year for each

Mainstream Academy will include:

a) funding equivalent to that which would be received by a maintained school

with similar characteristics, determined by the Secretary of State and notified in

the Annual Letter of Funding or its equivalent, taking account of the number of

pupils at each Academy;

b) funding in respect of functions which would be carried out by the LA if each

Academy was a maintained school.

44) The GAG for each Academy Financial Year for each Mainstream Academy

will also include, payable on a basis equivalent to that applied to maintained

schools:

a) funding for matters for which it is necessary for that Academy to incur

extra costs, for as long as those costs are deemed necessary by the

Secretary of State; and

b) payments in respect of further, specific grants made available to

maintained schools, where the relevant Academy meets the requisite

conditions and criteria necessary for a maintained school to receive these

grants, such payments to be at the discretion of the Secretary of State.

45) Subject to clause 47, the basis of the pupil number count for the purposes of

determining GAG for the Academy Financial Year in which a Mainstream

Academy opens shall be the same basis as that used by the Local Authority for

determining the budget share of the predecessor maintained school as adjusted

by numbers counted in any subsequent Schools Census, as determined by the

Secretary of State.

46) Subject to clause 47 the basis of the pupil number count for the purpose of

determining GAG for a Mainstream Academy for Academy Financial Years after

the Academy Financial Year in which the Academy opens will be:

24 January 2013 v9 VN 1 230714 10-42-00 a) for the pupil number count for pupils in Year 11 and below, the Schools Census which is used to fund maintained schools for the financial year

overlapping with the Academy Financial Year in question; and

b) for the pupil number count for pupils in Year 12 and above, the formula

which for the time being is in use for maintained schools for the

calculation of pupil numbers for pupils in Year 12 and above for the

purpose of calculating their level of funding.

47) Where either of the following conditions applies in respect of an Academy

Financial Year, the basis of the pupil count shall be determined by the Secretary

of State, taking account of any diseconomies of scale that the Academy will be

under as a result of such condition(s) applying. The conditions are:

a) not all planned Year-groups will be present at the Academy (that is, not

all the pupil cohorts relevant to the age-range of the Academy will have

some pupils present); or

b) the total number of pupils as measured in the Schools Census which is

used to fund maintained schools for the financial year overlapping with

the Academy Financial Year in question is less than 90% of the planned

final size of the Academy, as specified in the Academy's Supplemental

Agreement, and has not at any previous time been 90% or more of that

number.

48) For any Academy Financial Year in which GAG for a Mainstream Academy

has been calculated in accordance with clause 45, no adjustment shall be made to

the following Academy Financial Year's formula funding element of GAG for that

Academy to recognise variation from the pupil count basis used.

49) For any Academy Financial Year in which GAG for a Mainstream Academy is

calculated in accordance with clause 46, no adjustment will be made to the

formula funding element in the following Academy Financial Year's formula

funding element of GAG unless the Company demonstrates to the satisfaction of

the Secretary of State that there has been a significant impact on balances. For

any other element of GAG the Secretary of State may make adjustments to

recognise a variation in pupil numbers from that used to calculate the element of

grant in question; the basis of these will be set out in the annual letter of funding.

50) The Secretary of State recognises that:

a) in relation to Mainstream Academies which open with intakes representing

only a proportion of the final planned size of the Academy, payments based

simply upon the number of pupils present are unlikely to be sufficient to meet

the Academy's needs in the Academy Financial Years before all age groups

are present at their planned size (the "Start-up Period") because of a lack of

economies of scale. The Secretary of State may pay an appropriately larger

GAG in the Start-up Period than would be justified solely on the basis of the

methods set out in clauses 43-49, in order to enable the Academy to operate

effectively 12;

b) in relation to Mainstream Academies which open with pupils transferred

from one or more maintained schools which have closed, additional GAG

resources may be required to take account of transitional costs including any

costs associated with supporting the integration of pupils from the closed

schools and, where necessary, to offer a dual curriculum. If the Secretary of

State has indicated that such additional GAG will be payable, the Company

will make a bid for this addition to GAG based upon need and providing

appropriate supporting evidence.

51) During the Start-up Period or during the period when year groups are present

who have transferred from a predecessor school or schools, the Secretary of State

will pay a further element of GAG additional to that calculated in accordance with

the methods set out in clauses 43-49 to allow the relevant Mainstream Academy

to:

a) purchase a basic stock of teaching and learning materials (including library

books, text books, software, stationery, science equipment and equipment for

physical education) and other consumable materials;

12 Note that a larger GAG for the Start-Up Period is only applicable to Academies with approved Academy Action Plans

b) meet the costs associated with the recruitment and induction of additional

teaching and other staff.

After the Start-up Period these costs will be met through the ordinary GAG.

52) The Secretary of State recognises that if he serves notice of intention to

terminate a Supplemental Agreement under that agreement the intake of new

pupils during the notice period is likely to decline and that in such circumstances

payments based simply upon the number of pupils attending the relevant

Mainstream Academy are unlikely to be sufficient to meet the Academy's needs

during the notice period. The Secretary of State may undertake to pay a

reasonable and appropriately larger GAG with respect to that Academy in the

notice period than would be justified solely on the basis of the methods set out in

clauses 43-49, in order to enable the Academy to operate effectively.

53) The Secretary of State also recognises that if this Agreement or a

Supplemental Agreement is terminated for any reason by either party the number

of pupils at the relevant Mainstream Academy or Mainstream Academies is

likely to decline. In these circumstances both parties undertake to attempt to

resolve issues arising from such termination in good faith and with the aim of

protecting the interests and the education of the pupils at the Academy.

54) Not used.

54AAA) Clauses 54AA to 54H apply in respect of Special Academies only.

54AA) GAG will be paid by the Secretary of State to the Company as a

contribution towards the normal running costs of each Special Academy. These

will include, but are not limited to:

a. teachers' salaries and related costs (including full and part time teaching staff

and seconded teachers);

b. non-teaching staff salaries and related costs (including pension contributions,

educational support staff, administrative and clerical staff and manual and

premises related staff);

c. employees' expenses;

d. the purchase, maintenance, repair and replacement:

(i) of teaching and learning materials and other educational equipment,

including books, stationery and ICT equipment and software, sports

equipment and laboratory equipment and materials;

(ii) of other supplies and services;

e. examination fees;

f. repairs, servicing and maintenance of buildings (including redecoration,

heating, plumbing, lighting etc); maintenance of grounds (including boundary

fences and walls); cleaning materials and contract cleaning; water and

sewage; fuel and light (including fuel oil, solid and other fuel, electricity and

gas); rents; rates; purchase, maintenance, repairs and replacement of

furniture and fittings;

g. insurance;

h. medical equipment and supplies;

i. staff development (including in-service training);

j. curriculum development;

k. the costs of providing school meals for pupils (including the cost of providing

free school meals to pupils who are eligible to receive them), and

discretionary grants to pupils to meet the cost of pupil support, including

support for pupils with special educational needs or disabilities (taking

account of the fact that separate additional money will be available for pupils

with statements of special educational needs);

I. administration; and

m. establishment expenses and other institutional costs.

54A) Subject to clauses 54E - 54F, GAG for each Financial Year for each Special

Academy will include:

a) funding equivalent to that which would be received by a maintained special

school with similar characteristics, determined by the Secretary of State and

notified in the Annual Letter of Funding or its equivalent, taking account of the

number of pupils at each Academy;

b) funding in respect of functions which would be carried out by the LA if each

Academy was a maintained special school.

54B) The GAG for each Academy Financial Year for each Special Academy will

also include, payable on a basis equivalent to that applied to maintained special

schools:

a) funding for matters for which it is necessary for that Academy to incur extra

costs, for as long as those costs are deemed necessary by the Secretary of

State; and

b) payments in respect of further, specific grants made available to maintained

special schools, where the relevant Academy meets the requisite conditions

and criteria necessary for a maintained school to receive these grants, such

payments to be at the discretion of the Secretary of State.

54C) The Secretary of State will determine GAG for each Special Academy for

each Academy Funding Year. The determinations will be made taking into

account relevant factors. Arrangements for this will be set out in the Annual Letter

of funding or its equivalent.

54D) The Secretary of State may make provision, within his absolute discretion,

for GAG to be adjusted in-year if the number of pupils attending the relevant

academy at specified dates exceeds or falls below thresholds specified by letter.

Arrangements for this will be set out in the Annual Letter of Funding.

54E) The Secretary of State recognises that a larger GAG may be appropriate to

meet additional costs during the start-up period, and may pay start-up grant, on a

basis determined by him, during that period, the length of which will be stipulated

in the Annual Letter of Funding<sup>13</sup>.

54F) The Secretary of State recognises that if he serves notice of intention to

terminate a Supplemental Agreement, the intake of new pupils during the notice

period is likely to decline and that in such circumstances payments based on a

number of places related to the number of pupils attending the relevant Special

Academy are unlikely to be sufficient to meet the Academy's needs during the

notice period. The Secretary of State may undertake to pay a reasonable and

appropriately larger GAG with respect to that Academy in the notice period than

would be justified solely on the basis of the methods set out in clauses 54A-54D,

in order to enable the Academy to operate effectively.

54G)The Secretary of State also recognises that if this Agreement or a

Supplemental Agreement is terminated for any reason by either party the number

of pupils at the relevant Special Academy or Special Academies is likely to

decline. In these circumstances both parties undertake to attempt to resolve

issues arising from such termination in good faith and with the aim of protecting

the interests and the education of the pupils at the Academy.

54H) Not used.

54I) Clauses 54J to 54P apply in respect of Alternative Provision Academies

only.

54J) GAG will be paid by the Secretary of State to the Company as a contribution<sup>14</sup>

to the normal running costs of the Alternative Provision Academy. These will

include, but are not limited to:

a) teachers' salaries and related costs (including full and part time teaching staff

and seconded teachers);

<sup>13</sup> Note that a larger GAG for the Start-Up Period is only applicable to Academies with approved Academy Action Plans.

14 The extent of any such contribution to be within the absolute discretion of the Secretary of State.

24 January 2013 v9 VN 1 230714 10-42-00  b) non-teaching staff salaries and related costs (including pension contributions, educational support staff, administrative and clerical staff and manual and premises related staff);

c) employees' expenses;

d) the purchase, maintenance, repair and replacement:

 (i) of teaching and learning materials and other educational equipment, including books, stationery and ICT equipment and software, sports equipment and laboratory equipment and materials;

(ii) of other supplies and services;

e) examination fees;

f) repairs, servicing and maintenance of buildings (including redecoration, heating, plumbing, lighting etc); maintenance of grounds (including boundary fences and walls); cleaning materials and contract cleaning; water and sewage; fuel and light (including fuel oil, solid and other fuel, electricity and gas); rents; rates; purchase, maintenance, repairs and replacement of furniture and fittings;

g) insurance;

h) medical equipment and supplies;

i) staff development (including in-service training);

j) curriculum development;

k) the costs of providing school meals for pupils (including the cost of providing free school meals to pupils who are eligible to receive them), and discretionary grants to pupils to meet the cost of pupil support, including support for pupils with special educational needs or disabilities (taking account of the fact that separate additional money will be available for pupils with statements of special educational needs);

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administration; and

m) establishment expenses and other institutional costs.

54K) Subject to clause 54M, GAG for each Academy Financial Year for each

Alternative Provision Academy will include:

a) funding determined by the Secretary of State and notified in the Annual

Letter of Funding or its equivalent, taking account of the number of pupils

and/or places at the Alternative Provision Academy;

b) funding in respect of functions which would be carried out by the local

authority if the Alternative Provision Academy were a maintained school.

c) funding for matters for which it is necessary for the Alternative Provision

Academy to incur extra costs, for as long as those costs are deemed

necessary by the Secretary of State; and

d) payments in respect of further, specific grants made available to Pupil

Referral Units maintained by the local authority, where the Alternative

Provision Academy meets the requisite conditions and criteria necessary for

a Pupil Referral Unit maintained by the local authority to receive these

grants.

54L) For each Alternative Provision Academy, the Secretary of State will

determine GAG for each Academy Financial Year. The determination will be made

taking into account relevant factors. Arrangements for this will be set out in the

Annual Letter of Funding or its equivalent.

54M) For each Alternative Provision Academy, the Secretary of State may

make provision, within his absolute discretion, for GAG to be adjusted in-year if

the number of pupils attending the relevant Alternative Provision Academy at

specified dates exceeds or falls below thresholds specified by letter.

Arrangements for this will be set out in the Annual Letter of Funding or its

equivalent.

54N) The Secretary of State recognises that if he serves notice of intention to

terminate this Agreement, the intake of new pupils during the notice period is likely

to decline and that in such circumstances the total income of the relevant

Alternative Provision Academy is unlikely to be sufficient. In such circumstances

payments based simply upon the number of pupils attending that Academy are

unlikely to be sufficient to meet the Academy's needs during the notice period.

The Secretary of State may undertake to pay a reasonable and appropriately

larger GAG with respect to the Alternative Provision Academy in the notice period

than would be justified solely taking into account factors at clause 54J in order to

enable the Alternative Provision Academy to operate effectively.

540) The Secretary of State also recognises that if this Agreement is terminated

for any reason by either party the number of pupils at the relevant Alternative

Provision Academy is likely to decline. In these circumstances both parties

undertake to attempt to resolve issues arising from such termination in good faith

and with the aim of protecting the interests and the education of the pupils at the

Alternative Provision Academy.

Earmarked Annual Grant

55) Earmarked Annual Grant ("EAG") may be paid by the Secretary of State to the

Company in respect of either Recurrent Expenditure or Capital Expenditure for

such specific purposes as may from time to time be agreed between the Secretary

of State and the Company and as described in the relevant funding letter. The

Company shall only spend EAG in accordance with the scope, terms and

conditions of the grant set out in the relevant funding letter.

56) Where the Company is seeking a specific EAG in relation to any Academy

Financial Year, it shall submit a letter outlining its proposals and the reasons for its

request to the DfE.

Arrangements for Payment of GAG and EAG

57) The Secretary of State shall notify the Company at a date preceding the start

of each Academy Financial Year of the GAG and EAG figures in respect of each

Academy which, subject to Parliamentary approval, the Secretary of State plans

for that Academy Financial Year and of the assumptions and figures on which

these are based.

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58) If GAG or EAG is calculated incorrectly due to a mistake of the Secretary of

State then:

a) if this leads to an underpayment of GAG, the Secretary of State will correct

the underpayment in subsequent Academy Financial Years;

b) if this leads to an overpayment of GAG, the Secretary of State reserves the

right to recover any overpaid grant in subsequent Academy Financial Years,

as appropriate, having considered all the relevant circumstances and taking

into account any representations from the Company.

59) If GAG or EAG is calculated incorrectly because the Company provides

incorrect information to the Secretary of State then:

a) if this leads to an underpayment of GAG, the Secretary of State may correct

the underpayment in subsequent Academy Financial Years;

b) if this leads to an overpayment of GAG, the Secretary of State reserves the

right to recover any overpaid grant in subsequent Academy Financial Years, as

appropriate, having considered all the relevant circumstances and taking into

account any representations from the Company.

60) The amounts of GAG for an Academy Financial Year will be determined

annually by the Secretary of State. The amount of GAG for each Academy for the

initial Academy Financial Year will be notified to the Company in a funding letter at

a date preceding that year. For subsequent years the amount of GAG will be

notified to the Company in a funding letter preceding that Academy Financial Year

(the "Annual Letter of Funding"). The Annual Letter of Funding will not include the

amount that the Company will receive in respect of grants for which information to

enable timely calculation is not available or is incomplete, such grants will be

notified as soon as practicable later in the year. Amounts of EAG will be notified

to the Company wherever possible in the Annual Letter of Funding or its

equivalent as soon as practicable thereafter.

61) The Secretary of State undertakes to pay GAG in monthly instalments on or

before the twenty-fifth day of each month, each such instalment to fund the

salaries and other payroll costs for the relevant month of all monthly paid

employees and all other costs payable during the next following month. The

detailed arrangements for payment will be set out in the Annual Letter of Funding

or its equivalent.

Other relevant funding

62) Not used.

62A) With regards to an Alternative Provision Academy, the Company may

apply to the Secretary of State for financial assistance in relation to proposed

redundancies that it may make. On an application to the Secretary of State, he

may (at his absolute discretion) agree to meet a proportion of the Company's

costs arising from the inclusion of Academies in the Schedules to the

Redundancy Payments (Continuity of Employment in Local Government)

(Modification) Order 1999. In response to an application for financial assistance,

the Secretary of State may agree to meet the costs of the employees' prior eligible

service, being service prior to the opening of the Alternative Provision Academy,

but the Company will be required to meet the costs of service after the opening of

the Academy.

63) The Secretary of State may meet costs incurred by the Company in

connection with the transfer of employees from any predecessor school under the

Transfer of Undertakings (Protection of Employment) Regulations 2006. Payment

of grant in respect of such costs is to be agreed between the parties on a case by

case basis and the Company shall not budget on the basis that it will receive any

grant in respect of such costs unless it is specifically notified that such grant will be

paid.

64) The Company may also receive funding from an LA in respect of the provision

detailed in statements of SEN for pupils attending an Academy in accordance with

the provisions of Section 483A of the Education Act 1996 and regulations made

under that section. The Company shall ensure that all provision detailed in

statements of SEN is provided for such pupils.

65) Not used.

FINANCIAL AND ACCOUNTING REQUIREMENTS

General

66) The Company shall appoint an Accounting Officer and shall notify the

Secretary of State of that appointment.

67) In relation to the use of grant paid to the Company by the Secretary of State,

the Company shall abide by the requirements of, and have regard to the guidance

in, the Academies Financial Handbook published by the DfE and amended from

time to time and as modified to take account of the fact that the Company

manages more than one Academy which sets out in detail provisions for the

financial management of each Academy including guidance on financial systems

and controls and accounting and reporting requirements, in so far as these are not

inconsistent with any accounting and reporting requirements and guidance that it

may be subject to by virtue of its being a charity.

67A) The Company shall abide by the requirements of the current 16 to 19

Funding Guidance published by the Secretary of State and as amended from time

to time, or such other guidance on 16 to 19 funding issued by the Secretary of

State as may from time to time be applicable, in respect of any of its provision for

persons who are above compulsory school age until the academic year in

which they reach the age of 19.

68) The formal budget plan must be approved each Academy Financial Year by

the Directors of the Company.

69) Any payment of grant by the Secretary of State in respect of each Academy is

subject to his being satisfied as to the fulfilment by the Company of the following

conditions:

a) in its conduct and operation it shall apply financial and other controls which

conform to the requirements both of propriety and of good financial

management;

b) arrangements have been made to maintain proper accounting records and

that statements of income and expenditure and balance sheets may be

produced in such form and frequency as the Secretary of State may from time to time reasonably direct;

- c) in addition to the obligation to fulfil the statutory requirements referred to in sub-clause f) below, the Company shall prepare its financial statements, Directors' report, Annual Accounts and its Annual Return for each Academy Financial Year in accordance with the Statement of Recommended Practice as issued by the Charity Commission and updated from time to time as if the Company was a non-exempt Charity and/or in such form or manner and by such date as the Secretary of State may reasonably direct and shall file these with the Secretary of State and the Principal Regulator each Academy Financial Year;
- d) a statement of the accounting policies used should be sent to the Secretary of State with the financial statements and should carry an audit report stating that, in the opinion of the auditors, the statements show a true and fair view of the Company's affairs and that the grants were used for the purposes intended;
- e) the Company shall ensure that its accounts are audited annually by independent auditors appointed under arrangements approved by the Secretary of State;
- f) the Company prepares and files with the Companies Registry such annual accounts as are required by the Companies Act 2006;
- g) the Company shall publish on its website its Annual Accounts, Annual Report, Memorandum, Articles, Funding Agreement and a list of the names of the Directors of the Company; and
- h) the Company insures or procures insurance by another person of its assets in accordance with normal commercial practice or under the terms of any subsisting leases in respect of the leasehold interest of the site upon which each Academy is situated.

70) In addition, and at his expense, the Secretary of State may instruct auditors to

report to him on the adequacy and effectiveness of the accounting systems and

internal controls maintained by the Company to standards determined by the

Secretary of State and to make recommendations for improving the financial

management of the Company.

71) The books of accounts and all relevant records, files and reports of the

Company including those relating to financial controls, shall be open at all

reasonable times to officials of the DfE and the National Audit Office and to

contractors retained by the DfE or the National Audit Office for inspection or the

carrying out of value for money studies; and the Company shall secure that those

officials and contractors are given reasonable assistance with their enquiries. For

the purposes of this clause 'relevant' means in any way relevant to the provision

and use of grants provided by the Secretary of State under this Agreement.

72) The Company shall submit information in relation to the finances of each

Academy to the Secretary of State in accordance with the requirements of the

Academies Financial Handbook as amended from time to time, or as otherwise

specified from time to time by the Secretary of State.

73) At the beginning of any Academy Financial Year the Company may hold

unspent GAG for any Academy from previous Academy Financial Years

amounting to such percentage (if any) as for the time being specified in the

Academies Financial Handbook or otherwise as the Secretary of State may

specify by notice in writing to the Company prior to the beginning of that Academy

Financial Year of the total GAG payable for the Academy in the Academy

Financial Year just ended or such higher amount as may from time to time be

agreed. The Company shall use such carried forward amount for such purpose,

or subject to such restriction on its use, as for the time being specified in the

Academies Financial Handbook or otherwise as the Secretary of State may

specify by notice in writing to the Company.

74) Notwithstanding clause 73 any additional grant provided over and above that:

a) set out in clauses 43-49 in relation to Mainstream Academies and made in

accordance with clauses 50-52 may be carried forward without limitation or

deduction until the Start-up Period or the circumstances set out in clause 52

come to an end.

b) set out in clauses 54A-54D in relation to Special Academies and made in

accordance with clauses 54E-54F may be carried forward without limitation or

deduction until the Start-up Period or the circumstances set out in clause 54F

come to an end.

c) set out in clauses 54K-54M in relation to Alternative Provision Academies

and made in accordance with clauses 54N may be carried forward without

limitation or deduction until the circumstances set out in clause 54N come to an

end.

75) Any unspent GAG not allowed to be carried forward under clauses 73-74 may

be taken into account in the payment of subsequent grant.

75A) GAG paid by the Secretary of State shall only be used by the Company for

the educational charitable purpose of advancing for the public benefit education in

the United Kingdom, in particular but without prejudice to the generality of the

foregoing by establishing, maintaining, carrying on, managing and developing

Academies offering a broad and balanced curriculum. Such funds shall not be

used by the Company for any other charitable purpose without the prior written

consent of the Secretary of State, except where the use of such funds for that

charitable purpose is merely incidental to their use for the educational charitable

purpose of advancing for the public benefit education in the United Kingdom.

76) The Company may also spend or accumulate funds from private sources or

public sources other than grants from the Secretary of State for application to the

benefit of an Academy as it sees fit. Any surplus arising from private sources or

public sources other than grants from the Secretary of State shall be separately

identified in the Company's balance sheet.

77) The Company shall not, in relation to assets or property funded (whether in

whole or in part) by the Secretary of State or otherwise coming within the meaning

of publicly funded land as defined by paragraph 22(3) of Schedule 1 to the

24 January 2013 v9 35036/2/230714104208 docx Academies Act 2010, without the prior written consent of the Secretary of State

which shall not be unreasonably withheld or delayed:

a) except such as are given in normal contractual relations, give any

guarantees, indemnities or letters of comfort above a value as for the time

being specified in the Academies Financial Handbook or otherwise as the

Secretary of State may specify by notice in writing to the Company from time

to time;

b) write off any debts or liabilities owed to it, nor offer to make any ex gratia

payments (such as staff severance or compensation payments), above a

value as for the time being specified in the Academies Financial Handbook

or otherwise as the Secretary of State may specify by notice in writing to the

Company from time to time;

c) except as may be permitted in the Academies Financial Handbook or

otherwise as the Secretary of State may specify by notice in writing to the

Company, make any sale or purchase of or otherwise dispose of freehold or

leasehold property including entering into a contract to dispose of land or

granting an option to acquire an interest in land; or

d) take up any leasehold or tenancy agreement for a term exceeding three

years.

78) The Company shall provide 30 days' prior written notice to the Secretary of

State, whether or not the circumstances require the Secretary of State's consent,

of its intention to:

a) give any guarantees, indemnities or letters of comfort;

b) write off any debts owed to it or offer to make any ex gratia payments;

c) make any sale or purchase of or otherwise dispose of freehold or leasehold

property including entering into a contract to dispose of land or granting an

option to acquire an interest in land; or

d) take up any leasehold or tenancy agreement for a term exceeding three

vears.

79) Each discovered loss of an amount exceeding the amount for the time being

specified by the Secretary of State and arising from suspected theft or fraud, shall

be reported by the Company to the Secretary of State at the earliest opportunity.

80) It is the responsibility of the Company to ensure that each Academy balances

its budget from Academy Financial Year to Academy Financial Year. For the

avoidance of doubt, this does not prevent the Company from:

a) subject to clause 73, carrying a surplus from one Academy Financial Year to

the next; or

b) carrying forward from a previous Academy Financial Year or Academy

Financial Years a sufficient surplus or sufficient cumulative surpluses on

grants from the Secretary of State to meet an in-year deficit on such grants

in a subsequent financial year; or

c) incurring an in-year deficit on funds from sources other than grants from the

Secretary of State in any Academy Financial Year, provided it does not affect

the Company's responsibility to ensure that the Company balances its

overall budget from Academy Financial Year to Academy Financial Year.

80A The Company shall abide by the requirements of and have regard to the

Charity Commission's guidance to charities and charity trustees and in particular

the Charity Commission's guidance in Protecting Charities from Harm ('the

compliance toolkit'). Any references in this document which require charity

trustees to report to the Charity Commission should instead be interpreted as

references to report to the Principal Regulator.

Borrowing Powers

81) Except as may be permitted by the Academies Financial Handbook (and

amended from time to time) or otherwise as the Secretary of State may specify by

notice in writing to the Company, the Company shall not borrow against or so as to

put at risk property or assets funded (whether in whole or in part) by the Secretary

of State without specific approval of the Secretary of State, such approval may

only be granted in limited circumstances. The Company shall not operate an

overdraft except to cover irregularities in cash flow. Such an overdraft, and the

maximum amount to be borrowed, shall require approval by the Company in

General Meeting and in writing by the Secretary of State, and shall be subject to

any conditions which the Secretary of State may reasonably impose.

82) The Company shall provide 30 days' written notice to the Secretary of State of

its intention to borrow, whether or not such borrowing requires the Secretary of

State's approval under clause 81 above.

Disposal of Assets

83) Where the Company acquires assets for a nil consideration or at an under

value it shall be treated for the purpose of this Agreement as having incurred

expenditure equal to the market value of those assets at the time that they were

acquired. This provision shall not apply to assets transferred to the Company at

nil or nominal consideration and which were previously used for the purposes of

an Academy and/or were transferred from an LA, the value of which assets shall

be disregarded.

84) The sale or disposal by other means, or reinvestment of proceeds from the

disposal, of a capital asset by the Company shall require the consent of the

Secretary of State, such consent not to be unreasonably withheld or delayed,

where:

a) the Secretary of State paid capital grant in excess of the value for the time

being specified by the Secretary of State for the asset; or

b) the asset was transferred to the Company from an LA for no or nominal

consideration.

85) Furthermore, reinvestment of a percentage of the proceeds of disposal of a

capital asset paid for with a capital grant from the Secretary of State shall require

the Secretary of State's consent in the circumstances set out above and

reinvestment exceeding the value for the time being specified by the Secretary of

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State or with other special features will be subject to Parliamentary approval. The

percentage of the proceeds for which consent is needed is the percentage of the

initial price of the asset which was paid by capital grant from the Secretary of

State.

86) This clause applies in the event, during the lifetime of this Agreement, of the

disposal of a capital asset for which capital grant of any amount was paid by the

Secretary of State, where the asset was acquired by the Company. In this event,

the Company shall repay to the Secretary of State the same proportion of the

proceeds of the disposal as equates with the proportion of the original cost met by

the Secretary of State, unless the Secretary of State agrees to some or all of the

proceeds being retained by the Company for its charitable purposes.

87) This clause applies in the event, during the lifetime of this Agreement, that the

Secretary of State consents to the disposal of an asset which was transferred to

the Company from an LA for no or nominal consideration. In this event the

Secretary of State may give consent on the basis that all or part of the proceeds of

the disposal should be made over to the LA from which the asset was transferred.

taking into account the amount of the proceeds to be reinvested by the Company.

The Secretary of State will have regard to any representations from the Company

and the LA from which the asset was transferred before giving consent under this

clause.

88) Except with the consent of the Secretary of State, the Company shall not

dispose of assets funded (whether in whole or in part) by the Secretary of State for

a consideration less than the best price that can reasonably be obtained, such

consent not to be unreasonably withheld or delayed.

89) The Company shall provide 30 days' written notice to the Secretary of State of

its intention to dispose of assets for a consideration less than the best price that

can reasonably be obtained, whether or not such disposal requires the Secretary

of State's consent under clause 88 above.

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90) This Agreement shall commence on the date hereof and continue until

terminated in accordance with clause 91 or until all Supplemental Agreements

have terminated.

91) The Secretary of State may at any time by notice in writing terminate this

Agreement and each of the Supplemental Agreements such termination to take

effect on the date of the notice, on the occurrence, or where in his reasonable

opinion there is a serious risk of occurrence, of any of the following events:-

a) the Company calls a meeting of its creditors (whether formal or informal) or

enters into any composition or arrangement (whether formal or informal) with its

creditors; or

b) the Company proposes a voluntary arrangement within Section 1 of the

Insolvency Act 1986 (as amended); or

c) the Company is unable to pay its debts within the meaning of Section 123 of

the Insolvency Act 1986 provided that, for the purposes of this Clause, Section

123 (1)(a) of the Insolvency Act 1986 shall have effect as if the amount of

£10,000 was substituted for £750. The Company shall not be deemed unable to

pay its debts for the purposes of this clause if any such demand as is mentioned

in the said Section is being contested in good faith by the Company; or

d) the Company has a receiver and manager (with the exception of Receivers

and Managers or Interim Managers appointed by the Charity Commission under

the Charities Act 2011 or any subsequent re-enactment of that Act),

administrator or administrative receiver appointed over all or any part of its

undertakings, assets or income; or

e) any distraint, execution or other process is levied or enforced on any of the

Company's property and is not paid out, withdrawn or discharged within fifteen

Business Days; or

f) the Company has passed a resolution for its winding up; or

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g) an order is made for the winding up or administration of the Company.

92) The Company shall notify the Secretary of State as soon as possible after

receiving any petition which may result in an order for the winding up or

administration of the Company and shall provide an explanation to the Secretary

of State of the circumstances giving rise to the service of such a petition.

93) Not used.

Change of Control

93A) The Secretary of State may at any time, subject to clause 93C) below,

terminate this Agreement by notice in writing to the Academy Trust such

termination to take effect on the date of the notice in the event that there is a

change:

(a) in the Control of the Company;

(b) in the Control of a legal entity that Controls the Company.

Provided that where a person ('P') is a member or director of the body corporate

(as a corporation sole or otherwise) by virtue of an office, no change of Control

arises merely by P's successor becoming a member or director in P's place.

93B) The Company shall notify the Secretary of State in writing of any change or

proposed change of Control within the meaning of clause 93A) above, as soon as

reasonably practicable after it has become aware of any such change, or

proposed change, of Control.

93C) When notifying the Secretary of State further to clause 93B), the Company

may seek the Secretary of State's agreement that, if he is satisfied that the person

assuming Control is suitable, he will not in those circumstances exercise his right

to terminate this Agreement further to clause 93A).

94) Not used.

GENERAL

#### Information

95) Without prejudice to any other provision of this Agreement, the Secretary of State acting reasonably may from time to time call for information on any Mainstream Academy or Special Academy relating to, but not restricted to, the following matters:

- a) curriculum;
- b) arrangements for the assessment of pupils;
- c) teaching staff including numbers, qualifications, experience, salaries, and teaching loads;
- d) class sizes;
- e) outreach work with other schools and the local community;
- f) operation of the admission criteria and over subscription arrangements for the Academy including numbers of applications for places and the number and characteristics of pupils accepted for admission – for Mainstream Academies only;
- g) numbers of pupils excluded (including permanent and fixed term exclusions);
- h) levels of authorised and unauthorised attendance;
- i) charging and remissions policies and the operation of those policies;
- j) organisation, operation and building management;
- k) financial controls;
- I) compliance with the requirements of the Charity Commission's guidance to charities and charity trustees and in particular the Charity Commission's guidance in the Protecting Charities from Harm ('the compliance toolkit') and in CC9: Speaking Out, Campaigning and Political Activities by Charities, as amended from time to time; and

m) membership and proceedings of the Company and the Local Governing Body together with any other relevant information concerning the management or governance of the Academy which, subject to clause 99), is reasonably necessary for the Secretary of State to carry out his functions generally and in relation to this Agreement or the relevant Supplemental Agreement.

95A) Without prejudice to any other provision of this Agreement, the Secretary of State acting reasonably may from time to time call for information on any Alternative Provision Academy relating to, but not restricted to, the following matters:

- a) curriculum and the provision generally (including specifically for SEN pupils);
- b) arrangements for the assessment of pupils and any information about pupil progress, achievement and attainment;
- staff including numbers, qualifications, experience, salaries, and teaching loads;
- d) class sizes and pupil organisation;
- e) outreach work with other schools and the local community;
- f) operation of the referral and reintegration processes for the Alternative Provision Academy including numbers of requested referrals, the number of referrals that have been refused and the reasons for the refusal in each case and the number and characteristics of pupils accepted for admission and destinations/outcomes of pupils/former pupils;
- g) numbers of pupils excluded (including permanent and fixed term exclusions), characteristics of pupils excluded, reasons for exclusions, outcomes of any independent review panels;
- h) levels of authorised and unauthorised absence;
- i) charging and remissions policies and the operation of those policies;
- j) organisation, operation and building management;
- k) financial controls;
- compliance with the requirements of the Charity Commission's guidance to charities and charity trustees and in particular the Charity Commission's guidance in the Protecting Charities from Harm ('the compliance toolkit') and

in (CC9): "Speaking Out: Guidance on Campaigning and Political Activities by Charities", as amended from time to time; and

m) membership and proceedings of the Company and Local Governing Body together with any other relevant information concerning the management or governance of the Academy which, subject to clause 99), is reasonably necessary for the Secretary of State to carry out his functions generally and

in relation to this Agreement or the relevant Supplemental Agreement.

96) The Company shall make such information available to the Secretary of State, in such form and manner and at such times as may reasonably be required. The Secretary of State shall provide the Company with such information as it may

reasonably require of him for the running of an Academy.

Access by the Secretary of State's Officers

97) The Company shall allow access to the premises of any Academy at any reasonable time to DfE officials. All records, files and reports relating to the running of the Company and each Academy shall be available to them at any reasonable time. The Company shall provide the Secretary of State in advance with papers relating to each Academy prepared for meetings of the Local Governing Body, of the Company's directors and of the members of the Company. Two DfE officials shall be entitled to attend and to speak at all such meetings, but shall withdraw from any discussion of an Academy's or the Company's relationship with the Secretary of State or any discussion of bids for funding to the Secretary of State. The Company shall take any steps which are required to

Agreement.

98) The Company shall ensure that:

a) the agenda for every meeting of the relevant Local Governing Body and the

secure its compliance with the obligations imposed by this clause of this

Company's directors;

b) the draft minutes of every such meeting, if they have been approved by the

person acting as chairman of that meeting;

c) the signed minutes of every such meeting; and

24 January 2013 v9 35036/2/230714104208.docx VN 1 230714 10-42-00 d) any report, document or other paper considered at any such meeting,

are made available for inspection by any interested party at the relevant Academy and, as soon as is reasonably practicable, sent to the Secretary of State upon request.

- 99) There may be excluded from any item required to be made available for inspection by any interested party and to be sent to the Secretary of State by virtue of clause 98, any material relating to:
  - a) a named teacher or other person employed, or proposed to be employed, at any Academy;
  - b) a named pupil at, or candidate for admission to, any Academy; and
  - any matter which, by reason of its nature, the Company is satisfied should remain confidential.

#### Notices

- 100) A notice or communication given to a party under or in connection with this Agreement:
  - (a) shall be in writing and in English;
  - (b) shall be sent to the party for the attention of the contact and at the address listed in clause 100A;
  - (c) shall be sent by a method listed in clause 100C; and
  - (d) is deemed received as set out in clause 100C if prepared and sent in accordance with this clause.
- 100A) The parties' addresses and contacts are:

Name of Party	Position Contact	of	Address
Secretary	Head	of	Department for Education, Sanctuary Buildings,

of State	Academies Division	Great Smith Street, London SW1P 3BT
The Company	Chairman of Directors	The Shaw Education Trust, Shaw House, Epsom Square, White Horse Business Park, Trowbridge, BA14 0XJ

100B) A party may change its details given in the table in clause 100A) by giving notice, the change taking effect for the party notified of the change at 9.00 am on the date five Business Days after deemed receipt of the notice.

100C) Any notice or other communication required to be given to a party under or in connection with this Agreement shall be delivered by hand or sent by pre-paid first-class post or other next working day delivery service. Any notice or communication shall be deemed to have been received if delivered by hand, on signature of a delivery receipt or at the time the notice is left at the address specified in Clause 100A, or otherwise at 9.00 am on the second Business Day after posting.

100D) This clause does not apply to the service of any proceedings or other documents in any legal action. For the purposes of clause 100, "writing" shall not include e-mail.

101) The service by the Secretary of State of a notice of termination of a Supplemental Agreement shall not prejudice the ability of the Company (if it wishes to do so) during the notice period to admit pupils to the relevant Academy in accordance with the provisions of this Agreement and the relevant Supplemental Agreement and to receive GAG and EAG in respect of them.

## Complaints

102) If a complaint is made about matters arising in whole or in part prior to the opening of any Mainstream Academy or any Special Academy, as referred to in clause 2.4 for Mainstream Academies and clause 3.1 for Special Academies of the relevant supplemental agreement, and all or part of that complaint was being or had been investigated by the Local Government Ombudsman under Part III or the Local Government Act 1974 ('Part III') or that complaint in whole or in part could

have been investigated under Part III had the school the Academy replaced remained a maintained school, the Company:

- a) will abide by the provisions of Part III as though the Academy were a maintained school;
- b) agrees that the Secretary of State shall have the power to investigate the matter complained of as if it had taken place after conversion;
- c) agrees to act in accordance with any recommendation from the Secretary of State as though that recommendation had been made under Part III and the Academy were a maintained school.

102A) If a complaint is made about matters arising in whole or in part prior to the opening of any Alternative Provision Academy, as referred to in clause 3.1 of the relevant supplemental agreement, and all or part of that complaint was being or had been investigated by the Local Government Ombudsman under Part III of the Local Government Act 1974 ("Part III") or that complaint in whole or in part could have been investigated under Part III had the Pupil Referral Unit the Alternative Provision Academy replaced remained a Pupil Referral Unit, the Company:

- a) will abide by the provisions of Part III as though the Alternative Provision Academy were a Pupil Referral Unit;
- b) agrees that the Secretary of State shall have the power to investigate the matter complained of as if it had taken place after conversion;
- c) agrees to act in accordance with any recommendation from the Secretary of State as though that recommendation had been made under Part III and the Alternative Provision Academy were a Pupil Referral Unit.

102B) If at the time of the opening of any Mainstream Academy or any Special

Academy the investigation of a complaint made to the governing body of the school

that Mainstream Academy or any Special Academy replaced (as referred to in

clause 2.4 for Mainstream Academies and clause 3.1 for Special Academies of

the relevant Supplemental Agreement) has not yet been completed, the Company

shall continue to investigate that complaint in accordance with the complaints

procedures established by that governing body.

102C) If a complaint is made to the Company about matters arising in whole or in

part during the 12 months prior to the opening of any Mainstream Academy or any

Special Academy (as referred to in clause 2.4 for Mainstream Academies and

clause 3.1 for Special Academies of the relevant supplemental agreement) the

Company agrees to investigate that complaint as if the matter complained of had

taken place after the opening of that Mainstream Academy or any Special

Academy.

102D) If a complaint is made about matters arising in whole or in part during the 12

months prior to the opening of any Alternative Provision Academy, the Company

agrees to investigate that complaint as if the matter complained of had taken place

after the opening of that Alternative Provision Academy.

102E) With regards to a Mainstream Academy or a Special Academy, if the

Secretary of State could have given an order and/or a direction under section 496

and/or section 497 of the Education Act 1996 to the governing body of the school

the Academy replaced (as referred to in clause 2.4 for Mainstream Academies

and clause 3.1 for Special Academies of the relevant Supplemental Agreement)

and that order and/or direction related to matters occurring within the 12 months

immediately prior to conversion, the Company agrees:

a) the Secretary of State may give orders and/or directions to the Company as

though the Academy were a maintained school and sections 496 and 497

applied to the governing body of that maintained school;

b) to act in accordance with any such order and/or direction from the Secretary

of State.

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102F) With regards to an Alternative Provision Academy if the Secretary of State could have given an order and/or a direction under section 496 and/or section 497 of the Education Act 1996<sup>15</sup> to the management committee of the Pupil Referral Unit the Alternative Provision Academy replaced (as referred to in clause 3.1 of the relevant Supplemental Agreement) and that order and/or direction related to matters occurring within the 12 months immediately prior to conversion, the Company agrees:

- a) the Secretary of State may give orders and/or directions to the Company as though the Alternative Provision Academy were a Pupil Referral Unit and sections 496 and 497 applied to the management committee of that Pupil Referral Unit;
- b) to act in accordance with any such order and/or direction from the Secretary of State.

#### General

103) This Agreement shall not be assignable by the Company.

103A) No delay, neglect or forbearance on the part of the Secretary of State in enforcing (in whole or in part) any provision of this Agreement or in exercising (in whole or in part) any right or remedy conferred on him by this Agreement shall be or be deemed to be a waiver of such provision or right or remedy or a waiver of any other provision or right or remedy or shall in any way prejudice any right or remedy of the Secretary of State under this Agreement or shall amount to an election not to enforce such provision or exercise such right or remedy (including, for the avoidance of doubt, any right to terminate this Agreement). No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.

104) The Secretary of State and the Company recognise the difficulties in catering in this Agreement and the Supplemental Agreements for all the circumstances which may arise in relation to the Academies and undertake in good faith to conduct such consultations as may from time to time be desirable in order to

<sup>&</sup>lt;sup>15</sup> Section 496/7 of the Education Act 1996 applies to Pupil Referral Units by virtue of the Education (PRU)(Application of Enactments)(England) Regulations 2007

promote the interests of the Academies throughout the currency of this

Agreement.

105) Termination of this agreement, for any reason, shall not affect the accrued

rights, remedies, obligations or liabilities of the parties existing at termination.

106) This deed may be executed in any number of counterparts, each of which

when executed and delivered shall constitute a duplicate original, but all the

counterparts shall together constitute the one agreement.

107) This Agreement and any dispute or claim arising out of or in connection with

it or its subject matter or formation (including non-contractual disputes or claims)

shall be governed by and construed in accordance with the law of England and

Wales.

108) The parties irrevocably agree that the courts of England and Wales shall

have exclusive jurisdiction to settle any dispute or claim that arises out of or in

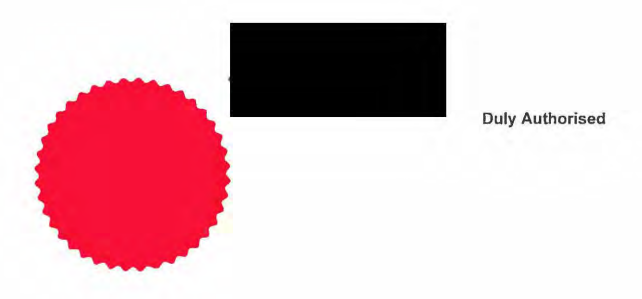
connection with this agreement or its subject matter or formation (including non-

contractual disputes or claims).

Executed on behalf of The Shaw Education Trust by:



The Corporate Seal of the Secretary of State for Education, hereunto affixed is authenticated by:



# Annex B

# Arrangements for pupils with Special Educational Needs ('SEN') and disabilities at Mainstream Academies

# Duties in relation to pupils with SEN<sup>1</sup>

- The Directors of the Company must, in respect of each Mainstream Academy, comply with all of the duties imposed upon the governing bodies of maintained schools in;
  - Part 4 of the Education Act 1996 as amended from time to time<sup>2</sup>;
  - The Education (Special Educational Needs) (Information)
     Regulations 1999 as amended from time to time;
  - The Education (Special Educational Needs Co-ordinators) (England) (Amendment) Regulations 2008 as amended from time to time<sup>3</sup>.
- Notwithstanding any provision in this Agreement, the Secretary of State may (whether following a complaint made to him or otherwise) direct the Company to comply with an obligation described in this Annex where the Company has failed to comply with any such obligation.
- Where a child who has SEN is being educated in a Mainstream Academy, those concerned with making special educational provision for the child must secure that the child engages in the activities of the school together with children who do not have SEN, so far as is reasonably practicable and is compatible with:
  - (a) the child receiving the special educational provision which his learning difficulty calls for,
  - (b) the provision of efficient education for the children with whom he will be educated, and
  - (c) the efficient use of resources.
- In addition to complying with the duties imposed upon the governing bodies of maintained schools set out in The Education (Special Educational Needs) (Information) Regulations 1999 (as amended from time to time) the Company must ensure that the website for each Academy includes details of the implementation of its policy for pupils with special educational needs; the arrangements for the admission of disabled pupils; the steps taken to prevent disabled pupils from being treated less favourably than other pupils; and the facilities provided to assist access to the Academy by disabled pupils (disabled pupils

<sup>&</sup>lt;sup>1</sup> Duties in relation to pupils with SEN at Special Academies are at clause 12A of the Master Funding Agreement <sup>2</sup> Currently these duties are in sections 313 (Duty to have regard to the Special Educational Needs Code of Practice 2001); 317 (Duties in relation to pupils with special educational needs), 317A (Duty to advise parents that special educational provision is being made); and 324(5)(b) (Duty to admit the child where a school is named in the

These Regulations are amended by The Education (Special Educational Needs Co-ordinators) (England) (Amendment) Regulations 2009 (SI 2009 No 1387).

## Multi Academy Model

meaning pupils who are disabled for the purposes of the Equality Act 2010<sup>1</sup>).

# Admissions<sup>2</sup>

- The Company must ensure that for each Mainstream Academy pupils with SEN are admitted on an equal basis with others in accordance with the Academy's admissions policy.
- 6. Where a local authority ("LA") proposes to name a Mainstream Academy in a statement of SEN made in accordance with section 324 of the Education Act 1996, it must give the Company written notice that it so proposes. Within 15 days of receipt of the LA's notice that it proposes to name the Academy in a statement, the Company must consent to being named, except where admitting the child would be incompatible with the provision of efficient education for other children; and where no reasonable steps may be made to secure compatibility. In deciding whether a child's inclusion would be incompatible with the efficient education of other children, the Company must have regard to the relevant guidance issued by the Secretary of State to maintained schools.
- 7. If the Company determines that admitting the child would be incompatible with the provision of efficient education, it must, within 15 days of receipt of the LA's notice, notify the LA in writing that it does not agree that the Academy should be named in the pupil's statement. Such notice must set out all the facts and matters the Company relies upon in support of its contention that: (a) admitting the child would be incompatible with efficiently educating other children; and (b) the Company cannot take reasonable steps to secure this compatibility.
- 8. After service by the Company on the LA of any notice (further to paragraph 7 above) stating that it does not agree with the LA's proposal that the Academy be named, the Company must seek to establish from the LA, as soon as is reasonably practicable, whether or not the LA agrees with the Company. If the LA notifies the Company that it does not agree with the Company's response, and names the Academy in the child's statement, then the Company must admit the child to the school on the date specified in the statement or on the date specified by the LA.
- 9. Where the Company consider that the Academy should not have been named in a child's statement, they may ask the Secretary of State to determine that the LA has acted unreasonably in naming the Academy and to make an order directing the LA to reconsider.
- The Secretary of State's determination shall, subject only to any right of appeal which any parent or guardian of the child may have to the Firsttier Tribunal (Special Educational Needs and Disability), be final.

<sup>1</sup> For the meaning of 'disabled', see section 6 of the Equality Act 2010.

<sup>&</sup>lt;sup>2</sup> SEN Admissions requirements for special academies are set out in the Special Academy Supplemental Funding Agreement Annex 1.

## Multi Academy Model

- 11. If a parent or guardian of a child in respect of whom a statement is maintained by the local authority appeals to the First-tier Tribunal (Special Educational Needs and Disability) either against the naming of an Academy in the child's SEN statement or asking the Tribunal to name an Academy, then the decision of the Tribunal on any such appeal shall be binding and shall, if different from that of the Secretary of State under paragraph 9 above, be substituted for the Secretary of State's decision.
- 12. Where the Company, the Secretary of State or the First-tier Tribunal (Special Educational Needs and Disability) have determined that it should be named, the Company shall admit the child to the Academy notwithstanding any provision of Annex 1 of the Supplemental Agreement of that Academy.

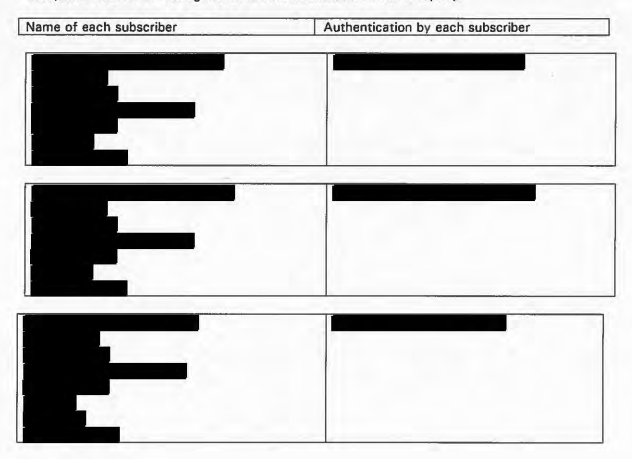
## (copy of the Memorandum of Association lodged at Companies House)

## COMPANY NOT HAVING A SHARE CAPITAL

Memorandum of Association of

The Shaw Education Trust

Each subscriber to this Memorandum of Association wishes to form a company under the Companies Act 2006 and agrees to become a member of the company.



Dated 2/6/2014