



TELFORD AND WREKIN LA SCHOOL GOVERNORS: DISQUALIFICATION DECLARATION FORM

Title [Mr / Mrs / Miss / Ms / Dr / Revd etc]:		
All First Names:		
Surname:		
All Previous Name(s):		
Address:		
Post Code:	Email Address:	
Telephone numbers:	(home): (work): (mobile):	
Date of birth:		
School/Academy:		Category of Governor:
To be completed by School/Academy:		

DBS <u>Certificate</u> No:

Date of Issue:

[Governors can not be appointed/re-appointed without a DBS check]

I declare that I am not disqualified from serving as a school governor and that:

- I am not a registered pupil of the same school;
- I am aged 18 or over at the date of this election or appointment;
- I do not already hold a governorship of the same school;
- (in relation to staff and parent governor elections or appointments only) I have not been disqualified from holding office as a staff or parent governor at the same school through failure to attend meetings without consent;
- I have not within the last twelve months been disqualified through failure to attend meetings without consent from election or appointment as a foundation governor (other than an ex-officio foundation governor), LA governor, co-opted governor, partnership governor or sponsor governor at the same school;
- I am not the subject of a bankruptcy restrictions order or an interim order, and nor has my estate been sequestrated (temporarily repossessed) and the sequestration has not been discharged, annulled or reduced;
- I am not subject to:
 - (a) a disqualification order or disqualification undertaking under the Company Directors Disqualification Act 1986;
 - (b) a disqualification order under Part 2 of the Companies (Northern Ireland) Order 1989;
 - (c) a disqualification undertaking accepted under the Company Directors Disqualification (Northern Ireland) Order 2002; or
 - (d) an order made under section 429 (2) (b) of the Insolvency Act 1986 (failure to pay under county court administration order);

- I have not been removed from the office of trustee for a charity by an order made by the Charity Commissioners or the High Court on the grounds of any misconduct or mismanagement in the administration of the charity for which I was responsible or to which I was privy or, to which I contributed or which I facilitated by my conduct or, under section 34 of the Charities and Trustee Investment (Scotland) Act 2005
- I have not been removed from being concerned in the management or control of any body;
- I am not included in the list kept under section 1 of the Protection of Children Act 1999 of those persons considered by the Secretary of State as unsuitable to work with children;
- I am not subject to a direction of the Secretary of State under section 142 of the Education Act 2002 (or any other disqualification, prohibition or restriction which takes effect as if contained in such a direction), prohibiting or restricting my employment as a teacher, other employee or worker with children in any school (ISA list);
- I am not disqualified from working with children under sections 28, 29 or 29A of the Criminal Justice and Court Services Act 2000;
- I am not disqualified from registration under part 10A of the children Act 1989 for child minding or providing day care;
- I am not disqualified from registration under part 3 of the Childcare Act 2006;
- I am not disqualified from being the proprietor of or taking part in the management of any independent school;
- I have not been convicted, whether in the United Kingdom or *elsewhere, of any offence and had passed upon me a sentence of imprisonment whether suspended or not: either,
 - in the five years prior to the date of this governorship for a period of not less than three months without the option of a fine or,
 - in the twenty years prior to the date of this governorship for a period of not less than two and a half years or,
 - at any time for a period of not less than five years.

(*convictions by courts outside the United Kingdom for offences which would not have been an offence in any part of the United Kingdom can be disregarded).

- I have not been sentenced to a fine, in the five years prior to the date of this governorship, for causing a nuisance or disturbance on educational premises;
- I am not currently disqualified from holding or continuing to hold office as a governor by virtue of having refused a request by a clerk to a governing body to make an application under section 113 of the Police Act 1997 for a criminal records certificate. Nor have I refused such a request by the clerk to this governing body in relation to this governorship.
- I understand that I will be required to apply to the Disclosure & Barring Service (DBS for a disclosure of criminal records if any activities or actions provide "cause for concern".
- I also understand that failure to:
 - submit a fully completed and signed declaration form;
 - provide appropriate identification;
 - consent to a List 99 check

will disqualify me from being elected or appointed or re-appointed as a governor.