

# THOMAS MILLS HIGH SCHOOL



POLICY DOCUMENT 28 – APPROVED 23/03/2021

# FINANCIAL PROBITY

## The School's code of Standards and Practice

### Vision Statement

*We, the staff and governors, aspire  
to ensure that all our students,  
irrespective of ability  
and regardless of anyone's doubts,  
achieve their potential in full;  
and we aspire in this way to make Thomas Mills High School  
the best in the country.*

Thomas Mills High School is an Academy and a company limited by guarantee incorporated in England & Wales under number 7605059

## **1. Introduction.**

- 1.1 It is the policy of the Governing Body that all staff and trustees must act in accordance with this Code.
- 1.2 By complying with the Code (including the declaration of any interests they may have and of gifts and hospitality they may receive) trustees and staff are protecting themselves from any false accusation of malpractice, corruption or bias.
- 1.3 The Code defines the Trustees' policy in respect of the following:
  - combating fraud;
  - the disclosure of malpractice (whistleblowing);
  - pecuniary and other interests; and
  - gifts and hospitality (combating bribery).

## **2. The Expected Standards of Probity.**

- 2.1 All staff and trustees must act honestly, impartially, in good faith and with integrity at all times and in accordance with the Seven Principles of Public Life (see Annex 1).
- 2.2 All those with responsibility for the public resources under the School's control must take all reasonable steps to safeguard them.
- 2.3 All staff must act with propriety in the use of resources and the handling and use of public funds.
- 2.4 All prescribed financial procedures designed to reduce the possible risk of malpractice must be applied strictly and impartially at all times.
- 2.5 All staff have a responsibility to act in good time to prevent or report fraud, bribery or corruption and to co-operate fully with any internal checks or reviews or fraud investigations.
- 2.6 Staff should report any financial malpractice or suspected malpractice in good faith and may make use of the Whistleblowing Procedure to do so (see Section 4 and Annex 3).
- 2.7 Trustees and those staff identified in paragraph 5.1 are required to make a declaration of pecuniary and other interests at least once a year. This declaration will be published on the school's website as required by the Academies Financial Handbook.

- 2.8 All other employees must declare in writing to the Headteacher any financial or non-financial interests which could reasonably be considered to conflict with the School's interests (see Section 5).
- 2.9 All staff and trustees must both exercise common sense and consult section 6 before accepting gifts or hospitality from outside individuals or organisations to ensure that neither they nor the School commits an offence under the Bribery Act 2010.

### **3. Combating Fraud.**

- 3.1 The prevention of fraud (which incorporates a number of criminal activities – see Annex 2) is to be understood as both a corporate and an individual imperative.
- 3.2 All trustees and staff should be alert to the possibility that unusual events or transactions could be indicators of fraud.
- 3.3 All staff and trustees should make themselves aware of the appropriate channels through which a suspected fraud should be reported (see also Section 4).
- 3.4 All staff and trustees have a duty to co-operate fully with whoever is conducting internal checks or reviews or fraud investigations.
- 3.5 Both the Chair of trustees and all staff in management posts will ensure that an adequate system of internal controls exists within their areas of responsibility and that the controls operate effectively.
- 3.6 The Headteacher as Accounting Officer will ensure that a sound system of internal control designed to manage the whole range of risks faced by the School is in place and fully operational.
- 3.7 The Academy Business Manager has overall responsibility for managing the risk of fraud, including:
  - 3.7.1 undertaking a regular review of fraud risks;
  - 3.7.2 establishing an effective fraud response plan;
  - 3.7.3 designing effective controls to prevent fraud;
  - 3.7.4 ensuring effective anti-fraud training is provided to appropriate staff;
  - 3.7.5 reporting fraud risk issues and significant incidents of fraud to the Headteacher (Accounting Officer);
  - 3.7.6 external reporting in compliance with company and charity law and accounting standards;

- 3.7.7 ensuring that suspicions or allegations of fraud are promptly and vigorously investigated;
  - 3.7.8 alerting the Headteacher to the need for legal and/or disciplinary action for fraud, supervisory failures or failure to report fraud;
  - 3.7.9 taking appropriate action to recover assets;
  - 3.7.10 ensuring that appropriate action is taken to minimise the risk of similar frauds occurring in future.
- 3.8 The Responsible Officer, the Auditor and the Audit Committee each has a duty to help managers reduce the risk of fraud and to deter and prevent it.

#### **4. Fraud : The Disclosure of Malpractice (Whistleblowing).**

- 4.1 The Governing Body has adopted the Whistleblowing Procedure (see Annex 3) as their official code of practice on the disclosure of malpractice. The procedure has been prepared by Schools Choice (which is contracted to provide the School with the Responsible Officer service) after consultation with all recognised trade unions and in conformity with the Public Interest Disclosure Act 1998 (see Annex 4).
- 4.2 All staff should make themselves aware of the Whistleblowing Procedure as one means to help them fulfil the duties described in paragraphs 2.5, 2.6, 3.1 and 3.3 above or to raise in good faith any other legitimate concern about wrongdoing that they may have.
- 4.3 Trustees and senior managers must ensure that the safeguards for informants described in the Whistleblowing Procedure are implemented fairly and energetically.
- 4.4 Trustees who suspect fraudulent activity should raise their concerns initially with either the Chair of Trustees or the Headteacher, as they think most appropriate to the circumstances.

#### **5. Pecuniary and Other Interests.**

- 5.1 The following have a duty to make a Declaration of Pecuniary Interests and to update it as necessary (and in any case at least once a year): all trustees; the Headteacher; the Deputy Headteacher; the Assistant Headteachers; the Academy Business Manager and all other staff working in the Finance Office; the ICT Manager; the Site Supervisor and any head of a department who is responsible for a budget in excess of £5,000. If appropriate they must make a nil return. The Declaration pro forma is shown in Annex 5.

- 5.2 All other employees have a duty to advise the Headteacher in writing of all relationships of a business or private nature with contractors and suppliers of goods and services (with which the School might trade) and of any financial or non-financial interests which could reasonably be considered to conflict with the School's interests.
- 5.3 The Academy Business Manager and the Headteacher's PA will ensure that all declarations under paragraphs 5.1 and 5.2 are kept in a Register of Pecuniary Interests, maintained in accordance with Annex 6.
- 5.4 In considering whether there is an interest to be declared, staff and trustees should consider whether a member of the public, knowing the facts of the situation, could reasonably think that a personal interest or relationship might conflict with the interests of the School.
- 5.5 A pecuniary interest should be declared where a governor or member of staff is a Local Authority Associated Person (see Annex 7) or has:
  - 5.5.1 a directorship of a company or business;
  - 5.5.2 direct ownership or partnership in a company;
  - 5.5.3 a significant shareholding in a company;
  - 5.5.4 a position of authority in a charity or voluntary organisation;
  - 5.5.5 a position which entails part time or occasional work for a company;
  - 5.5.6 business interests that could conflict with the School's interests;
  - 5.5.7 family relationships or friendships with anyone who tenders for work from the School.
- 5.6 Anyone with a pecuniary interest in a potential contract should not take part in drawing up the specification and/or tender document.
- 5.7 Any member of staff or governor with a pecuniary interest in a particular decision should not normally take part in the process leading to that decision.
- 5.8 All persons having power to spend or to participate in discussions to spend monies on behalf of the School or any of its pupils must observe the following procedures:
  - 5.8.1 Whenever a relevant person is called upon to make or participate in making or is in a position to influence the making of a decision on expenditure on behalf of the school or any of its pupils, that person should

consider whether to make a declaration and subsequently withdraw from further discussion regarding the issue.

5.8.2 The declaration should be made if the person concerned is aware that the recipient of the expenditure is or might be:

- (a) him/herself
- (b) his/her employer or employee
- (c) a business in which he/she has an interest (however remote)
- (d) a member of his/her extended family
- (e) a friend or
- (f) someone to whom an obligation (either legal or moral) is owed.

5.8.3 The declaration should preferably be made in writing or recorded in the Minutes of a meeting. It should identify the decision on expenditure to be made and the nature of the connection.

5.8.4 If the person making the declaration is only one of a number participating in the decision, the declaration should be made to the other participants. They should consider, taking into account the amount of the expenditure, the nature of the connection and other relevant circumstances, whether to invite the person to exclude him/herself from the decision-making process.

5.8.5 If the person making the declaration is the only person making the decision on expenditure, the declaration should be made to the Headteacher. The Headteacher should consider, taking into account the amount of expenditure, the nature of the connection and other relevant circumstances, whether it is appropriate for the person concerned to make the decision or whether the decision should be made by someone else.

5.8.6 If the person making the declaration is the Headteacher, the declaration should be made to the Finance Sub-committee of the Trustees, who should thereupon make the decision, excluding the Headteacher from the discussions.

## **6. Gifts and Hospitality (Combating Bribery).**

6.1 The Governing Body and Headteacher are fully committed to the prevention of bribery. All who are associated with the School are expected to ensure that the

highest standards are maintained at all times in order to prevent the fact or suspicion of bribery in relation to the School's work.

- 6.2 A risk assessment in relation to Section 7 of the Bribery Act 2010 has been undertaken in accordance with the guidance issued by the Ministry of Justice and will be reviewed annually by senior managers.
- 6.3 All trustees and staff must abide by the standards and procedures in this section of the Code when considering whether to accept gifts or hospitality.
- 6.4 Offers of hospitality should only be accepted if there is a genuine need to represent the School.
- 6.5 Examples of when it may be proper to accept hospitality (always depending upon the particular circumstances) are as listed in sub-paragraphs 6.5.1 to 6.5.4, but overnight hospitality should never be accepted.
  - 6.5.1 Attendance at conferences, events and demonstrations of equipment organised by outside bodies where there is a service interest.
  - 6.5.2 Attendance at events or functions where there is a demonstrable need for the School to be represented to either give or to receive information or to participate as part of the School's corporate image.
  - 6.5.3 Attendance at events or functions which are part of the civic, cultural or sporting life of the School.
  - 6.5.4 Working lunches where this is an appropriate and effective way of conducting business and the refreshments provided are on a reasonable level.
- 6.6 Gifts should only be accepted in the exceptional cases listed in paragraphs 6.7 and 6.8.
- 6.7 The following types of gift may be accepted:
  - 6.7.1 modest gifts of a promotional character, e.g. calendars, diaries and other similar articles;
  - 6.7.2 gifts on the conclusion of any courtesy visit to an outside organisation of a sort normally given by that organisation;
  - 6.7.3 small gifts, which are defined as being up to £25 in value.
- 6.8 Gifts which are intended for the School may be accepted as long as there is clearly no intention that a function will be performed improperly as a result. More substantial gifts or donations to the School should not be accepted unless both

the Headteacher and another Governor (having regard to all the circumstances) have agreed that this is the case. Gifts that are accepted must be passed to the Headteacher to receive and record on behalf of the Governing Body or (in appropriate cases) to the keeper of the School Archives to be catalogued.

- 6.9 Upon receipt of any gift (other than small gifts given as 'thank you's' by pupils to tutors or subject teachers, for example at Christmas or at the conclusion of a course) or hospitality, trustees and staff must provide written notification using the Declaration of Gifts and Hospitality pro forma (see Annex 8). The Academy Business Manager shall receive the Declarations (once countersigned by the Headteacher or the keeper of the School Archives) and keep them in a Register of Gifts and Hospitality, which shall be maintained in accordance with Annex 6.

## Annex 1

### The Seven Principles of Public Life

#### **Selflessness**

Holders of public office should take decisions solely in terms of the public interest. They should not do so in order to gain financial or other material benefits for themselves, their family, or their friends.

#### **Integrity**

Holders of public office should not place themselves under any financial or other obligation to outside individuals or organisations that might influence them in the performance of their official duties.

#### **Objectivity**

In carrying out public business, including making public appointments, awarding contracts, or recommending individuals for rewards and benefits, holders of public office should make choices on merit.

#### **Accountability**

Holders of public office are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their office.

#### **Openness**

Holders of public office should be as open as possible about all the decisions and actions that they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands.

#### **Honesty**

Holders of public office have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the public interest.

#### **Leadership**

Holders of public office should promote and support these principles by leadership and example.

## Annex 2

### Fraud etc : Some Useful Definitions

**Theft** - Dishonestly appropriating the property of another with the intention of permanently depriving them of it (Theft Act 1968). This may include the removal or misuse of funds, assets or cash.

**False Accounting** - Dishonestly destroying, defacing, concealing, or falsifying any account, record, or document required for any accounting purpose, with a view to personal gain for another, or with intent to cause loss to another or furnishing information which is or may be misleading, false or deceptive (Theft Act 1968).

**Bribery and Corruption** - The offering, giving, soliciting or acceptance of an inducement or reward that may influence the actions taken by the authority, its members or officers (Prevention of Corrupt Practices Acts 1889 and 1916).

**Deception** - Obtaining property or pecuniary advantage by deception (Sections 15 and 16 of the Theft Act 1968 (and obtaining services or evading liability by deception (Sections 1 and 2 of the Theft Act 1978).

**Collusion** - The term “collusion” in the context of reporting fraud to the Treasury is used to cover any case, in which someone incites, instigates, aids and abets, or attempts to commit any of the crimes listed above.

## **Annex 3**

### **Whistleblowing Procedure**

This procedure has been prepared by Schools Choice and was subject to consultation with all recognised trade unions and has their support. It has been adopted and is fully supported by the Governing Body.

#### **Purpose of the procedure**

The purpose of this procedure is to encourage any employee who has a genuine concern that practices in their academy do not meet the required standards of probity to raise that concern at an appropriate level and in an appropriate manner.

This procedure is also intended to guide any employee who genuinely believes that s/he has a disclosure to make about malpractice in their academy in making that disclosure. It sets out to whom malpractice (or suspected malpractice) should be reported and how it should be reported.

The procedure also sets out the safeguards that the academy will offer to any employee who makes a disclosure in the recommended way and in good faith.

#### **Definitions and exclusions**

The term “malpractice” may cover a broad range of acts, omissions, or practices. What employees may wish to report will usually be a specific instance or instances of wrongdoing on the part of an individual or a group of individuals. However, in certain circumstances, employees may wish to report bad practice which, if it were to continue, would be likely to lead to wrongdoing.

The following examples indicate the type of actions which would normally be inappropriate use of an academy’s delegated budget:

- disregard of proper tendering procedure for contracts;
- manipulation or falsification of accounting records;
- making decisions for personal gain;
- inappropriate (e.g. private) use of academy assets;
- abuse of position for personal advantage or gain.

The academy’s Funding Agreement and Finance Policy, sets out the standards of good practice in academy management and administration to determine whether or not academy trustees and employees have acted properly.

An action does not have to constitute a criminal offence in order to be classified as “malpractice”, although clearly anything that constitutes a criminal offence would almost certainly amount to malpractice.

This procedure is not intended to substitute for other procedures through which employees may raise specific concerns or complaints about their personal treatment. Complaints by employees about their personal treatment by others or about the way in which employment policies and practices have been applied to them (including decisions about pay and grading) should be raised under the academy’s grievance procedure, the harassment/bullying procedure or under any other appropriate procedure. Complaints about the protection of children should normally be raised under the separate procedures designated for that purpose. This procedure would not normally be appropriate for raising concerns about health and safety issues, unless they were related to a broader complaint of malpractice.

### **Procedure for making a disclosure**

The means of making a disclosure will depend to some extent on the nature and seriousness of the concern, the sensitivity of the issues and the individual, or individuals, thought to be involved in the malpractice reported.

As a general rule, an employee wishing to make a disclosure (the “informant”) should raise his/her concerns in the first instance with the Headteacher or the Chair of the academy’s Governing Body. This would be the normal channel where the concern is about the conduct or practice of immediate colleagues – e.g. a concern that the academy’s policies and procedures are not being properly or fairly applied. This will enable the issue to be addressed immediately at academy level.

Where an informant genuinely believes that s/he cannot approach the Headteacher or the Chair of Trustees, the concern should be raised with the ESFA. This course of action would be appropriate if the disclosure were about the conduct or practice of the Headteacher or the Governing Body.

A disclosure may be made verbally (e.g. by telephone) or in writing. An informant should normally identify him/herself and should make it clear that s/he is making a disclosure within the terms of this whistleblowing procedure. Concerns raised in casual conversation do not constitute a disclosure.

An informant raising a concern verbally will normally be expected to support and substantiate those concerns in writing, unless there are special circumstances indicating that this is inappropriate. Informants who feel unable to commit their concerns to writing will normally be asked to meet with an appropriate senior officer, who will compile a written note of the disclosure.

The informant may be accompanied by a trade union representative or colleague at any meeting either with the person to whom a disclosure is being made or who has been authorised to conduct an investigation into an allegation of malpractice.

It is not necessary for an informant to produce conclusive evidence to support his/her disclosure. Suspicion may be valid grounds for raising a concern. However, the informant

should normally have direct information about, or knowledge of, the malpractice alleged or know where such evidence is located. The informant's concern should be based on more than hearsay, gossip, or the reports of others.

Other than in very exceptional circumstances, disclosures should not be made to the press, radio, television or other news media. The recommended internal reporting channels should be used. Employees have certain rights under the Public Interest Disclosure Act to report malpractice to specified external agencies (e.g. an employee who suspects that a criminal act has been committed may inform the Police). However, it would be expected that an informant would make any disclosure in the first instance either within the academy or to the ESFA, as set out above.

### **Responding to a disclosure**

The response to an informant's disclosure will depend on a number of factors such as the seriousness and complexity of the allegations made. Allegations may be:

- investigated within the academy.

- referred to the Academy's Responsible Officer and or auditors;

- referred to the Police;

- referred to another independent form of enquiry;

- (or any combination of the above).

Disclosures will be subject to initial enquiries in order to decide whether a full investigation is necessary and, if so, what form it should take, who should conduct it, and whether any reference to another agency is necessary or desirable. Some concerns may be resolved through agreed action without the need for further investigation.

If the informant's concern falls within the scope of an alternative procedure, s/he will be advised to pursue it through that procedure.

An informant who presents his/her disclosures in writing will receive written acknowledgement, and will be informed of the outcome of any investigation. The extent of the information given to informants will depend upon a number of factors, e.g. whether the investigation is referred to the Police and leads to criminal prosecution. Where an investigation is protracted, the academy or officer dealing with the matter will normally report to the informant on the progress of the investigation.

Where an informant is unwilling to identify him/herself, any person receiving a complaint about malpractice should log the incident and consult the Headteacher/Chair of Trustees to decide whether or not any investigation should be undertaken.

## **Safeguards for informants**

The decision to report malpractice can be a difficult one for an employee, who may possibly fear subsequent victimisation or harassment. No action will be taken against an employee who has raised a concern in good faith, even if that concern is seen to be unfounded after investigation.

However, informants who are themselves the subject of investigation or action under formal procedure (e.g. discipline, capability or harassment) should not necessarily expect that the procedure will be discontinued as a result of their disclosure.

Victimisation or harassment of an employee who has raised a concern in good faith, or any other attempt at reprisal either by an employee whose conduct is the subject of investigation or others, will be considered a disciplinary offence.

Where informants do not wish to be identified to others in the course of an investigation that wish will be respected in so far as it is reasonably practicable. However anonymity cannot be guaranteed. The process of investigation may reveal the identity of informants and, especially in serious cases, informants may be required to give evidence, either by the academy, the ESFA, or the Police. Any person subject to disciplinary action or prosecution would have access to such evidence. Informants who are subsequently required to give evidence will be given all reasonable and practicable support and protection from reprisals.

The academy and the ESFA will take all reasonable steps to minimise any difficulties informants may experience as a result of raising a genuine concern. Informants who are required to give evidence in disciplinary or criminal proceedings may seek advice from the ESFA on procedural aspects of this obligation. The academy will consider sympathetically requests from informants for special leave, counselling or other support.

## **False or malicious allegations**

If an allegation is made or a concern is raised in good faith, no action will be taken against an informant. However, malicious, or vexatious allegations, or disclosures made for personal gain will be considered as disciplinary offences and are likely to result in disciplinary action being taken against the informant.

## Annex 4

### THE PUBLIC INTEREST DISCLOSURE ACT 1998

This legislation aims to protect workers who make “qualifying disclosures” of malpractice in their organisation from victimisation as a result of making such a disclosure. It is automatically unfair to dismiss an employee or select him/her for redundancy because s/he made a disclosure, provided that the disclosure qualifies under the Act.

A “qualifying disclosure” must relate to:

- a criminal offence;
- a failure to comply with any legal obligation;
- a miscarriage of justice;
- danger to health and safety of any individual;
- damage to the environment;
- an attempt to cover up any of these.

Any disclosure must be made in good faith and not for personal gain. The employee does not have to prove that malpractice has occurred, simply that s/he has a reasonable belief that it took place or was about to take place.

The Act directs workers to raise their concerns internally in the first place, wherever their employer has a procedure for doing so. In certain cases the Act also protects disclosure to “prescribed regulators” such as the Audit Commission.

The Act only protects wider disclosure (e.g. to the media, an MP etc) if:

- the employee reasonably believed they would be victimised if they had raised the matter internally or with a prescribed regulator;
- there was no prescribed regulator and they reasonably believed the evidence would be concealed;
- the concern had already been raised with the employer or prescribed regulator;
- the concern was exceptionally serious.



## Declaration of Pecuniary and Business Interests

## Annex 5

Schools manage a significant proportion of public funds and must demonstrate that no trustee, employee or related party benefits personally from the use of funds.

<b>School Name</b>	
<b>Name</b>	
<b>Position</b>	<i>Trustee / Headteacher / Other Employee</i>
<b>Address</b> <i>non-staff trustees only</i>	
<i>OMIT ADDRESS FROM PUBLISHED COPY</i>	

Financial decisions must be seen to be made in accordance with the Seven Principles of Public Life:

- Selflessness:** No financial gain or other material benefits for self/family
- Integrity:** Independent of outside influence
- Objectivity:** Decisions made on merit
- Accountability:** Accountable for decisions/actions to the public
- Openness:** Open about decisions and actions taken wherever possible
- Honesty:** Declare private interests, resolve conflicts to protect public interest
- Leadership:** Promote and support principles by leadership and example.

These principles apply to decisions with regard to procurement and staffing (including recruitment, contractual changes, casual/additional hours, reimbursements and expenses). Declarations should be made where individuals could have a significant influence on any decisions made both at school and with the related party.

If you have no such interests please write 'NIL' in the table below:

<b>Name of Potential Interest or Business</b> <i>INCLUDE IN PUBLISHED COPY</i>	<b>Nature of Interest</b> <i>INCLUDE IN PUBLISHED COPY</i>	<b>Address of Business</b> <i>INCLUDE IN PUBLISHED COPY</i>	<b>Nature of Business</b> <i>INCLUDE IN PUBLISHED COPY</i>	<b>Date interest started</b> <i>OMIT FROM PUBLISHED COPY</i>	<b>Date interest ends/ongoing</b> <i>OMIT FROM PUBLISHED COPY</i>
<i>Business / company / employee school or academy</i>	<i>e.g. director / shareholder family member school or academy trustee</i>			<i>e.g. start date of employment</i>	

I certify that I have declared all beneficial interests which I or any person connected with me have with businesses or other organisations which may have dealings with the school.

I also undertake to inform the school of any change in these business interests promptly.

I accept that the Register of Business Interests will be published on the school's website

<b>Signed:</b>		<b>Date:</b>		<b>Omit from published copy:</b>	
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*Business interests/nil returns of school staff may be omitted from the published copy unless they are also trustees or the Headteacher, in which case they must be included in the published copy*

### COUNTERSIGNING:

I have noted the interests declared above:

<b>Signed:</b>		<b>Date:</b>		<b>Position:</b>	
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*Chair of Trustees to countersign the form for Trustees, Associate Members, Headteacher & Clerk to the Governing Body*

*Headteacher to countersign the form for the Chair of Trustees and members of staff*



## Notes to assist individuals in completing the Declaration of Pecuniary and Business Interests

Section 2.9 of Suffolk's [Scheme for the Financing of Schools](#) states:

The governing body of each school is required to establish a register which lists for each member of the governing body, the Headteacher and school staff:

- Any business interests they or any member of their immediate family\* have
- Details of any other educational establishments that they govern
- Any relationships between school staff and members of the governing body
- The register must be kept up to date with notification of changes, through annual review of entries and reviewed annually by the Governing Body
- The register must be available for inspection by trustees, staff, parents and the LA
- The register must be published, for example on a publicly accessible school website
- *N.B business interests/nil returns of school staff may be omitted from the published copy unless they are also trustees or the Headteacher, in which case they must be included in the published copy*

\*immediate family to include other relatives and individuals who may exert influence

Staff and trustees must be given an opportunity to declare an interest in any item on the agenda of a meeting and must withdraw from the meeting for relevant agenda items.

### What you need to register:

You should register all interests and connections which could influence the school's reputation with the public, including:

- o details of any other educational establishment where you are a trustee, associate member or trustee
- o personal relationships with other members of staff or trustees of the school, including spouses, partners and relatives
- o details of charities where you are a trustee
- o details of membership of professional bodies, membership organisations, public bodies or special interest groups where you are a member and have a position of general control or management

You should register relevant business interests where you, or an immediate family member (to include other relatives and individuals who may exert influence) have a financial, or other, interest in a business or organisation which could feasibly be in a position to supply goods/services to the school, including:

- o building, catering and other premises/grounds contractors
- o suppliers of stationery and equipment
- o transport contractors
- o service providers (including audits for school funds)

You should include relevant business interests where you are a director, partner or shareholder. You only need to include relevant interests so you do not need to include details of small shareholdings in large national companies for example.

### When you need to update your entries:

You will be required to complete and sign a Declaration of Pecuniary and Business Interests form on an annual basis. You must also update your form as soon as possible if your pecuniary/business interests change before the next annual review is due.

### Information to be made public:

All declared business and pecuniary interests for all trustees and the headteacher will be published by the school online, to include:

- o relevant business interests
- o relationships with school staff/trustees
- o details of any other educational establishment where they are a trustee, associate member or trustee

The form includes details of the level of information that will be made available to the public online.

### Failure to reveal appropriate information:

**The general principle is that you should register and declare anything which a member of the public might reasonably think puts you at risk of being biased by putting private considerations above the interests of the school, or seeking preferential treatment for yourself or people, organisations and businesses with whom you are connected.**

Any trustee failing to reveal information to enable the governing body to fulfil their responsibilities may be in breach of the Code of Conduct and as a result be bringing the governing body into disrepute. In such cases the governing body should consider suspending the trustee.

Any member of staff found to be withholding information may be subject to disciplinary action.

## **Annex 6**

### **(1)**

#### **The Register of Pecuniary Interests**

1. The Academy Business Manager shall hold the Register of Pecuniary Interests and shall be responsible for reminding staff and Trustees of their obligations in relation to it.
2. The Headteacher shall countersign all Declarations of Pecuniary Interest made by employees.
3. Ongoing disclosures need to be submitted in every return, even if they have been previously disclosed. The Register is a living document and the previous returns form part of the Register. The returns should be kept for seven years.
4. The Register is accessible for viewing during normal school hours by the following: the Headteacher, Deputy Headteacher, Academy Business Manager, Responsible Officer, Auditor.
5. Any request by a member of the public to view the Register will be referred to the Academy Business Manager. In considering any request, the Academy Business Manager will balance the requirements of the Data Protection Act 1998 and of Article 8 of the Human Rights Act, and reach a judgment in each specific case.
6. The Trustees' Finance and Premises Committee will be informed by the Academy Business Manager each Autumn Term that the Register has been fully updated.

### **(2)**

#### **The Register of Gifts and Hospitality**

1. The Headteacher's PA/Office Manager shall hold the Register of Gifts and Hospitality and shall be responsible for reminding staff and Trustees of their obligations in relation to it.
2. The Headteacher shall countersign all Declarations of Gifts and Hospitality made by employees.
3. Ongoing disclosures need to be submitted in every return, even if they have been previously disclosed. The Register is a living document and the previous returns form part of the Register. The returns should be kept for seven years.

4. The Register is accessible for viewing during normal school hours by the following: the Headteacher, Deputy Headteachers, Academy Business Manager, Responsible Officer, Auditor.
5. Any request by a member of the public to view the Register will be referred to the Academy Business Manager. In considering any request, the ABM will balance the requirements of the Data Protection Act 1998 and of Article 8 of the Human Rights Act, and reach a judgment in each specific case.
6. The Trustees' Finance and Premises Committee will be informed by the Academy Business Manager each Autumn Term that the Register has been fully updated.

## Annex 7

### **Local Authority Associated Persons** **(as defined by Section 69 of the Local Government and Housing Act 1989)**

A person is associated with a local authority if:

- (a) He is a member of the authority;
- (b) He is the spouse of or a business partner of a member of the authority;
- (c) He is an officer of the authority;
- (d) He has been a member of the authority at any time during the last four years;
- (e) He has been an officer of the authority during the last four years;
- (f) He is both an employee and either a director, manager, secretary or other similar officer of a company which is under the control of the authority or has been during the last four years;
- (g) He is (or is employed by or by a subsidiary of) a person who has a contractual relationship with the authority to provide either:
  - (1) advice with regard to the authority's interest in an actual or proposed company,
  - (2) advice with regard to the managing of an undertaking or the development of land by a company with which it is proposed the authority should enter into a lease, license or other contract or to which it is proposed that the authority shall make a grant or loan,
  - (3) services which facilitate the exercise of the authority's rights in any company;
- (h) He holds a relevant office in a political association or other body which formed part of an elected member's description on a ballot paper.

**Annex 8**

THOMAS MILLS HIGH SCHOOL

**DECLARATION OF GIFTS AND HOSPITALITY RECEIVED**

NAME: .....

ROLE:.....

DESCRIPTION OF GIFT/HOSPITALITY RECEIVED:

ESTIMATED/ACTUAL VALUE: £ .....

Signature of Employee: .....

Note by Headteacher (or by the keeper of the School Archives):

I have authorised acceptance of this gift/hospitality because:

Signed: .....