# Adopted 2013

THE COMPANIES ACT 2006

A COMPANY LIMITED BY GUARANTEE

# **ARTICLES OF ASSOCIATION**

OF

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# **PLYMOUTH CAST**

Company Number: 8438686



## THE COMPANIES ACT 2006

## COMPANY LIMITED BY GUARANTEE

## ARTICLES OF ASSOCIATION

OF

## **PLYMOUTH CAST**

## INTERPRETATION

- 1. In these Articles:-
- a. "the Academies" means all the schools referred to in Article 5(h)
   established by the Company (and "Academy" shall mean any one of the
   schools);

- b. "Academy Area" means geographical sub-groupings of Academies within Company as set out in the Scheme of Delegation;
- "Academy Financial Year" means the academic year from 1<sup>st</sup> Septembe
   31<sup>st</sup> August in the following year;
- d. "Academy Directors" means the Directors appointed pursuant to Articles
   52 and "Academy Director" shall mean any one of those Directors;
- e. "Area Adviser" means a person appointed by the Academy to service facilitate the meetings of an Area Council as set out in the Scheme Delegation;
- f. "Area Council" means the body formed from the Principals of the constitution schools in each Academy Area (together with any additional staff Governors the Directors decide to include).
- g. "the Articles" means these Articles of Association of the Company exclude for the avoidance of doubt the Schedule and any Scheme of Delegation will may be appended to these Articles on incorporation;
- h. "Bishop of Exeter" means the Bishop of the Diocese of Exeter or a dioce

official appointed by him to carry out any function of by the Bishop of Ex under these Articles;

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- i. "Bishop of Plymouth" means the Bishop of the Diocese of Plymouth includes any person or office exercising ordinary jurisdiction in his name;
- j. "Bishop of Salisbury" means the Bishop of the Diocese of Salisbury of diocesan official appointed by him to carry out any function of the Bishop Salisbury under these Articles;
- k. "Bishops" means the Bishop of Plymouth and (in so far as there may be Joint Church school within the Diocese of Exeter or the Diocese of Salisbuthe Bishop of Exeter and/or the Bishop of Salisbury as the case may be;
- I. "Catholic" means in full communion with the See of Rome;
- "Chief Executive Officer" means such person as may be appointed by
   Directors as the Chief Executive Officer of the Company;
- n. "Chief Inspector" means Her Majesty's Chief Inspector of Educat Children's Services and Skills or his successor;

- o. "clear days" in relation to the period of a notice means the period excluse the day when the notice is given or deemed to be given and the day which it is given or on which it is to take effect;
- p. "Clerk" means the Clerk to the Directors or any other person appointed perform the duties of clerk to the Directors including a joint, assistant deputy clerk;
- q. "the Company" means save as otherwise defined at Article 6.9 the comp intended to be regulated by these Articles and referred to in Article 2;
- r. "Co-opted Director" means any Director appointed pursuant to Article 58;
- s. "Diocesan Board of Education" means that body constituted under
  Diocesan Boards of Education Measure 1991 for the Diocese of Exeter or
  Diocese of Salisbury (as the case may be) and any successor body;
- t. "Diocese of Exeter" means the Church of England Diocese of Exeter;
- u. "Diocese of Plymouth" means the Roman Catholic Diocese of Plymouth;
- v. "Diocese of Salisbury" means the Church of England Diocese of Salisbury;
- w. "the Directors" means save as otherwise defined at Article 6.9(b)

directors of the Company (and "Director" means any one of those directors

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- x. "Director of Religious Education" means the Director of Religious Educatio the Diocese of Plymouth or his successor in the role, appointed by the Bis of Plymouth to co-ordinate diocesan services in support of formation catechesis;
- y. "Episcopal Vicar for Formation" means the Episcopal Vicar for Formation the Diocese of Plymouth or his successor in the role who is understood to the Bishop of Plymouth's clerical representative with oversight of dioce services for adult formation;
- z. "financial expert" means an individual, company or firm who is authorise give investment advice under the Financial Services and Markets Act 2000;
- aa. "Foundation Directors" means Directors appointed by the Bishop of Plymounder Article 50
- bb. "Governor" means a person appointed in that capacity to a Local Govern Body

- cc. "Joint Church school" means any school that receives its mandate jointly f the Bishop of Plymouth and either the Bishop of Exeter or the Bishop Salisbury according to the diocese in which it is situated.
- dd. "Local Authority Associated Persons" means any person associated with local authority within the meaning given in section 69 of the L Government and Housing Act 1989;
- ee. "Local Governing Bodies" means the committees established by the Direc pursuant to Articles 100-104 (and "Local Governing Body" means any on these committees);
- ff. "Member" means a member of the Company and someone who as suc bound by the undertaking contained in Article 8;
- gg. "the Memorandum" means the Memorandum of Association of the Compai
- hh. "Office" means the registered office of the Company;
- ii. "Parent Directors" means the Directors if elected or appointed pursuan
   Articles 53 56 inclusive;
- jj. "PRCDTR" means Plymouth Roman Catholic Diocesan Trustees Registered

trustee of Plymouth Diocesan Trust, the charity of the Diocese of Plymo

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- registered with the Charity Commission number 213227 and the expresincludes any successor body created to manage or carry out the charitaworks of the Diocese of Plymouth;
- kk. "Predecessor School" means the predecessor school or schools to the scl or schools established by the Company as the case may be;
- II. "Principals" means the head teachers of the Academies (and "Princi means any one of these head teachers);
- mm. "Principal Regulator" means the body or person appointed as the Princ Regulator under the Charities Act 2011;
- nn. "Schedule" means the schedule to these Articles as varied from time to t by special resolution subject to the approval of the Secretary of State;
- oo. "Scheme of Delegation" means the terms of reference for the delegation powers and responsibilities by the Directors to the Local Governing Bodies

- appended to these Articles;
- pp. "the seal" means the common seal of the Company if it has one;
- qq. "Secretary of State" means the Secretary of State for Education or success
- rr. "teacher" means a person employed under a contract of employment contract for services or otherwise engaged to provide his services a teacher at one or more Academies;
- Ss. "Trustees" means PRCDTR or (in the case of St Cuthbert Mayne Anglican Catholic Secondary, Torquay) the duly appointed trustees holding the sit that school pursuant to a trust deed dated 18 December 1972 or (in the coff St Mary's Catholic Primary Buckfast) Buckfast Abbey Trustees Registere trust corporation charity number 232497)
- tt. "the United Kingdom" means Great Britain and Northern Ireland;
- uu. words importing the masculine gender only shall include the feminine gen-Words importing the singular number shall include the plural number, vice versa;
- vv. subject as aforesaid, words or expressions contained in these Articles sl

unless the context requires otherwise, bear the same meaning as in

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- Companies Act 2006, as appropriate;
- ww. any reference to a statute or statutory provision shall include any statutory statutory provision which replaces or supersedes such statute or statutory provision including any modification or amendment thereto.
- The Company's name is **Plymouth CAST** and in this document it is called " Company".
- 3. The Company's registered office is to be situated in England and Wales.

#### **OBJECTS**

- 4. The Company's object ("the Object") is specifically restricted to the following
  - to advance for the public benefit education in the United Kingdom particular but without prejudice to the generality of the foregoing establishing, maintaining, carrying on, managing and developing Cath

and Joint Church schools designated as such ("the Academies") where shall offer a broad and balanced curriculum and shall be conducted accordance with the principles, practices and tenets of the Cath Church and all Catholic canon law applying thereto including any to deed governing the use of land used by an Academy both generally in particular in relation to arranging for religious education and daily of worship and having regard to any advice and following direct issued by the Bishop of Plymouth. In relation to any Joint Church schelled the Church accordance with the principles, practices and tenets of the Church England both generally and in particular in relation to religious educa and daily acts of worship and having regard to the advice of the Dioce Board of Education;

b) as purely ancillary to (a) to promote for the benefit of the inhabitant the areas served by the Academies the provision of facilities recreation or other leisure time occupation of individuals who have n of such facilities by reason of their youth, age, infirmity or disablem financial hardship or social and economic circumstances or for the pu

at large in the interests of social welfare and with the object of improv

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the condition of life of the said inhabitants.

## **POWERS**

- 5. In furtherance of the Object but not further or otherwise the Company I exercise the following powers:-
  - to draw, make, accept, endorse, discount, execute and issue promiss notes, bills, cheques and other instruments, and to operate b accounts in the name of the Company;
  - (b) to raise funds and to invite and receive contributions provided tha raising funds the Company shall not undertake any substar permanent trading activities and shall conform to any relevant statu regulations;
  - (c) to acquire, alter, improve and (subject to such consents as may

- required by law) to charge or otherwise dispose of property;
- (d) subject to Article 6 below to employ such staff, as are necessary for proper pursuit of the Object and to make all reasonable and necess provision for the payments of pensions and superannuation to staff their dependants;
- to establish or support, whether financially or otherwise, any charital companies, trusts, associations or institutions formed for all or any of Object;
- (f) to co-operate with other charities, other independent and maintai schools, academies and institutions within the further education sec voluntary bodies and statutory authorities operating in furtherance of Object and to exchange information and advice with them;
- (g) to pay out of funds of the Company the costs, charges and expense and incidental to the formation and registration of the Company;
- (h) to establish, maintain, carry on, manage and develop the Academie

the schools listed in the Schedule and to establish, maintain, carry manage and develop any other Academies at sites to be determined

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## the Directors;

- to offer scholarships, exhibitions, prizes and awards to pupils and for pupils, and otherwise to encourage and assist pupils and former pupils
- to provide educational facilities and services to students of all ages the wider community for the public benefit;
- (k) to carry out research into the development and application of techniques in education in particular in relation to their approach curriculum development and delivery and to publish the results of s research, and to develop means of benefiting from application of experience of industry, commerce, other schools, educational institut and the voluntary sector to the education of pupils in academies;
- (I) subject to such consents as may be required by law and/or by

raise money for the furtherance of the Object in such manner and such security as the Company may think fit;

- (m) to deposit or invest any funds of the Company not immediately requ for the furtherance of its object (but to invest only after obtaining s advice from a financial expert as the Directors consider necessary having regard to the suitability of investments and the need diversification);
- (n) to delegate the management of investments to a financial expert, only on terms that:
  - (i) the investment policy is set down in writing for the financial ex by the Directors;
  - (ii) every transaction is reported promptly to the Directors;
  - (iii) the performance of the investments is reviewed regularly with Directors;
  - (iv) the Directors are entitled to cancel the delegation arrangemen any time;

(v) the investment policy and the delegation arrangement are reviewat least once a year;

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- (vi) all payments due to the financial expert are on a scale or at a least which is agreed in advance and are notified promptly to Directors on receipt; and
- (vii) the financial expert must not do anything outside the powers of Directors;
- (o) to arrange for investments or other property of the Company to be I in the name of a nominee company acting under the control of Directors or of a financial expert acting under their instructions, and pay any reasonable fee required;
- (p) to provide indemnity insurance to cover the liability of Directors members of any Local Governing Body (in so far as necessary) accordance with and subject to the conditions of section 232 to 23! the Companies Act 2006, section 189 of the Charities Act 2011 or other provision of law applicable to charitable companies and any s

indemnity is limited accordingly;

- (q) to establish subsidiary companies to carry on any trade or business the purpose of raising funds for the Company;
- (r) to do all such other lawful things as are necessary for or are incidental or conducive to the achievement of the Object.

#### BENEFITS AND CONFLICTS

- 6.1 The income and property of the Company shall be applied solely towards promotion of the Object.
- 6.2 None of the income or property of the Company may be paid or transfer directly or indirectly by way of dividend bonus or otherwise by way of profit any member of the Company. Nonetheless a member of the Company when not also a Director may:
  - a) benefit as a beneficiary of the Company;
  - h) he naid reasonable and proper remuneration for any goods or serv

supplied to the Company;

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- be paid rent for premises let by the member of the Company if amount of the rent and other terms of the letting are reasonable proper; and
- d) be paid interest on money lent to the Company at a reasonable proper rate, such rate not to exceed 2 per cent per annum below base lending rate of a UK clearing bank selected by the Directors 0.5%, whichever is the higher.
- 6.3 A Director may benefit from any indemnity insurance purchased at Company's expense to cover the liability of the Directors which by virtue of rule of law would otherwise attach to them in respect of any negliger default or breach of trust or breach of duty of which they may be guilt relation to the Company; Provided that any such insurance shall not extend
  - (i) any claim arising from any act or omission which Directors knew to t

breach of trust or breach of duty or which was committed by Directors in reckless disregard to whether it was a breach of trus breach of duty or not; and

(ii) the costs of any unsuccessful defence to a criminal prosecution broadgainst the Directors in their capacity as directors of the Company.

Further this Article does not authorise a Director to benefit from any indem insurance that would be rendered void by any provision of the Companies 2006, the Charities Act 2011 or any other provision of law.

- 6.4 A company, which has shares listed on a recognised stock exchange and which any one Director holds no more than 1% of the issued capital of company, may receive fees, remuneration or other benefit in money or mon worth from the Company.
- 6.5 A Director may at the discretion of the Directors be reimbursed from property of the Company for reasonable expenses properly incurred by hin her when acting on behalf of the Company, but excluding expenses

# connection with foreign travel.

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## 6.6 No Director may:

- (a) buy any goods or services from the Company;
- (b) sell goods, services, or any interest in land to the Company;
- (c) be employed by, or receive any remuneration from the Company (of than the Chief Executive Officer, Principals or any Director whe employment and/or remuneration is subject to the procedure conditions in Article 6.8);
- (d) receive any other financial benefit from the Company;

## unless:

(i) the payment is permitted by Article 6.7 and the Directors follow procedure and observe the conditions set out in Article 6.8; or

- (ii) the Directors obtain the prior written approval of the Princ Regulator and fully comply with any procedures it prescribes.
- 6.7 Subject to Article 6.8, a Director may:
  - receive a benefit from the Company in the capacity of a beneficiary of Company;
  - b) be employed by the Company or enter into a contract for the supply goods or services to the Company, other than for acting as a Director;
  - c) receive interest on money lent to the Company at a reasonable proper rate not exceeding 2% per annum below the base rate c clearing bank to be selected by the Directors, or 0.5%, whichever is higher;
  - d) receive rent for premises let by the Director to the Company if amount of the rent and the other terms of the lease are reasonable proper.
- 6.8 The Company and its Directors may only rely upon the authority provided

# Article 6./ if each of the following conditions is satisfied:

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- (a) the remuneration or other sums paid to the Director do not exceed amount that is reasonable in all the circumstances.
- (b) the Director is absent from the part of any meeting at which ther discussion of:
  - his or her employment, remuneration, or any matter concerning contract, payment or benefit; or
  - his or her performance in the employment, or his or performance of the contract (unless present solely in his or capacity as an employee); or
  - iii) any proposal to enter into any other contract or arrangement in him or her or to confer any benefit upon him or her that would permitted under Article 6.7; or

- (iv) any other matter relating to a payment or the conferring of benefit permitted by Article 6.7.
- (c) the Director does not vote on any such matter and is not to be cour when calculating whether a quorum of Directors is present at meeting.
- (d) save in relation to employing or contracting with the Chief Execu Officer or Principals the other Directors are satisfied that it is in interests of the Company to employ or to contract with that Dire rather than with someone who is not a Director. In reaching that decithe Directors must balance the advantage of employing a Dire against the disadvantages of doing so (especially the loss of Director's services as a result of dealing with the Director's conflic interest).
- (e) the reason for their decision is recorded by the Directors in the mir book.
- (f) a majority of the Directors then in office have received no such payme

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6.8A The provision in Article 6.6 (c) that no Director may be employed by or rec any remuneration from the Company (other than the Chief Executive Office Principals) does not apply to an employee of the Company who is subseque elected or appointed as a Director save that this Article shall only allow sur Director to receive remuneration or benefit from the Company in his capacit an employee of the Company and provided that the procedure as set ou Articles 6.8(b)(i), (ii) and 6.8 (c) is followed.

# 6.9 In Articles 6.2-6.9:

- (a) "company" shall include any company in which the Company:
  - holds more than 50% of the shares; or
  - controls more than 50% of the voting rights attached to the sha or
  - has the right to appoint one or more Directors to the Board of

company.

- (b) "Director" shall include any child, stepchild, parent, grandcl grandparent, brother, sister or spouse of the Director or any person live with the Director as his or her partner.
- (c) the employment or remuneration of a Director includes the engager or remuneration of any firm or company in which the Director is:
  - (i) a partner;
  - (ii) an employee;
  - (iii) a consultant;
  - (iv) a director;
  - (v) a member; or
  - (vi) a shareholder, unless the shares of the company are listed c recognised stock exchange and the Director holds less than 19 the issued capital.

# LIABILITY

- 7. The liability of the members of the Company is limited.
- 8. Every member of the Company undertakes to contribute such amount as I be required (not exceeding £10) to the Company's assets if it should be wo up while he or she is a member or within one year after he or she ceases to a member, for payment of the Company's debts and liabilities before he or ceases to be a member, and of the costs, charges and expenses of winding and for the adjustment of the rights of the contributories among themselves

#### DISSOLUTION

9. If the Company is wound up or dissolved and after all its debts and liabil (including any under section 2 of the Academies Act 2010) have been satis there remains any property it shall not be paid to or distributed among members of the Company (except to a member that is itself a charity)

shall be given or transferred to some other charity or charities having object which prohibits the distribution of its or their income property to an extent at least as great as is imposed on the Company by Ari 6 above, chosen by the members of the Company at or before the time dissolution and if that cannot be done then to some other charitable object.

#### **ALTERATIONS**

- 10. No alteration or addition shall be made to or in the provisions of the Arti without the written consents of the Trustees and the Bishop of Plymouth.
- 11. No alteration or addition shall be made to or in the provisions of the Arti which would have the effect (a) that the Company would cease to b company to which section 60 of the Companies Act 2006 applies; or (b) the Company would cease to be a charity.

#### **MEMBERS**

12.	The Members of the Company shall comprise:

a. three signatories to the Memorandum who shall be: the Bishor Plymouth; PRCDTR; and the Episcopal Vicar for Formation;

- one person appointed by the Bishop of Salisbury (in so far only as a J
   Church school is situated in the Diocese of Salisbury);
- one person appointed by the Bishop of Exeter (in so far only as a J
   Church school is situated in the Diocese of Exeter);
- d. the Director of Religious Education;
- e. any person appointed under Article 16.
- 13. Each of the persons entitled to appoint Members in Article 12 shall have right from time to time by written notice delivered to the Office to remove Member appointed by them and to appoint a replacement Member to f vacancy whether resulting from such removal or otherwise.
- 14. If any of the persons entitled to appoint Members in Article 12:

- a) in the case of an individual, die or become legally incapacitated;
- in the case of a corporate entity, cease to exist and are not replaced I successor institution; or
- becomes insolvent or makes any arrangement or composition with t creditors generally

their right to appoint Members under these Articles shall vest in the remain Members.

# 15. Membership will terminate automatically if:

- a) a Member (which is a corporate entity) ceases to exist and is not replated by a successor institution;
- a Member (which is an individual) dies or becomes incapable by reaso illness or injury of managing and administering his or her own affairs;
- a Member becomes insolvent or makes any arrangement or composi with that Member's creditors generally; or

d) a Member who was a Member by virtue of his post ceases to hold

relevant post provided that if automatic termination in this instation would result in the number of Members being less than three, Member shall remain a Member until a further Member is appoir (which the remaining two Members shall be free to make without approval of the retiring Member notwithstanding the provisions of Art 16) at which time the membership of the retiring Member sterminate.

- 16. The Members may agree unanimously in writing to appoint such additional Members as they think fit and may unanimously (save that the agreemen the Member(s) to be removed shall not be required) in writing agree to remany such additional Members.
- Every person nominated to be a Member of the Company shall either sig written consent to become a Member or sign the register of Members becoming a Member.

18. Any Member may resign provided that after such resignation the numbe Members is not less than three. A Member shall cease to be one immedia on the receipt by the Company of a notice in writing signed by the persor persons entitled to remove him under Articles 13 or 16 provided that no s notice shall take effect when the number of Members is less than three un it contains or is accompanied by the appointment of a replacement Member

#### **GENERAL MEETINGS**

- 19. Not used.
- 20. The Directors may call general meetings and, on the requisition of Meml pursuant to the provisions of the Companies Act 2006, shall forthwith proc to convene a general meeting in accordance with that Act. If there are within the United Kingdom sufficient Directors to call a general meeting, Director or any Member of the Company may call a general meeting.

#### NOTICE OF GENERAL MEETINGS

21 Canaral meetings shall he called hy at least fourteen clear days' notice hi

general meeting may be called by shorter notice if it is so agreed by a major

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in number of Members having a right to attend and vote and toger representing not less than 90% of the total voting rights at that meeting.

The notice shall specify the time and place of the meeting and the gen nature of the business to be transacted and, in the case of an Annual Gen Meeting, shall specify the meeting as such. The notice shall also state that Member is entitled to appoint a proxy.

The notice shall be given to all the Members, to the Directors and auditors.

22. The accidental omission to give notice of a meeting to, or the non-receip notice of a meeting by, any person entitled to receive notice shall not invalid the proceedings at that meeting.

# PROCEEDINGS AT GENERAL MEETINGS

23. No business shall be transacted at any meeting unless a quorum is present

Member counts towards the quorum by being present either in person of proxy. Two persons entitled to vote upon the business to be transacted,  $\epsilon$  being a Member or a proxy of a Member or a duly authorised representative a Member organisation shall constitute a quorum.

- 24. If a quorum is not present within half an hour from the time appointed for meeting, or if during a meeting a quorum ceases to be present, the mee shall stand adjourned to the same day in the next week at the same time place or to such time and place as the Directors may determine.
- 25. The chairman, if any, of the Directors or in his absence some other Dire nominated by the Directors shall preside as chairman of the meeting, be neither the chairman nor such other Director (if any) be present within fift minutes after the time appointed for holding the meeting and willing to act, Directors present shall elect one of their number to be chairman and, if there only one Director present and willing to act, he shall be the chairman.
- 26. If no Director is willing to act as chairman, or if no Director is present wi fifteen minutes after the time appointed for holding the meeting, the Meml

present and charge to you shall choose one of their number to be chairman

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- 27. A Director shall, notwithstanding that he is not a Member, be entitled to att and speak at any general meeting.
- 28. The chairman may, with the consent of a majority of the Members at a mee at which a quorum is present (and shall if so directed by the meeting), adjourned the meeting from time to time and from place to place, but no business so be transacted at any adjourned meeting other than the business which me properly have been transacted at the meeting had the adjournment not ta place. When a meeting is adjourned for fourteen days or more, at least se clear days' notice shall be given specifying the time and place of the adjour meeting and the general nature of the business to be transacted. Otherwis shall not be necessary to give any such notice.
- 29. A resolution put to the vote of the meeting shall be decided on a show of ha unless before, or on the declaration of the result of the show of hands, a pc duly demanded. Subject to the provisions of the Companies Act 2006, a

may be demanded:-

- (a) by the chairman; or
- (b) by at least two Members having the right to vote at the meeting; or,
- (c) by a Member or Members representing not less than one-tenth of total voting rights of all the Members having the right to vote at meeting.
- 30. Unless a poll is duly demanded a declaration by the chairman that a resolu has been carried or carried unanimously, or by a particular majority, or lost not carried by a particular majority and an entry to that effect in the minute the meeting shall be conclusive evidence of the fact without proof of number or proportion of the votes recorded in favour of or against s resolution.
- 31. The demand for a poll may be withdrawn, before the poll is taken, but only the consent of the chairman. The withdrawal of a demand for a poll shall invalidate the result of a show of hands declared before the demand for poll was made.

32. A poll shall be taken as the chairman directs and he may appoint scruting

(who need not be Members) and fix a time, date and place for declaring results. The result of the poll shall be deemed to be the resolution of meeting at which the poll was demanded.

- 33. A poll demanded on the election of the chairman or on a question adjournment shall be taken immediately. A poll demanded on any of question shall be taken either immediately or at such time, date and place the chairman directs not being more than thirty days after the poll demanded. The demand for a poll shall not prevent continuance of a mee for the transaction of any business other than the question on which the poll demanded. If a poll is demanded before the declaration of the result of a slop of hands and the demand is duly withdrawn, the meeting shall continue at the demand had not been made.
- 34. No notice need be given of a poll not taken immediately if the time and plac which it is to be taken are announced at the meeting at which it is demand

In other cases at least seven clear days' notice shall be given specifying time and place at which the poll is to be taken.

35. A resolution in writing agreed by such number of members as required if it been proposed at a general meeting shall be as effectual as if it had b passed at a general meeting duly convened and held provided that a cop the proposed resolution has been sent to every Member. The resolution is consist of several instruments in the like form each agreed by one or in Members.

#### **VOTES OF MEMBERS**

- 36. On the show of hands every Member present in person shall have one v
  On a poll every Member present in person or by proxy shall have one vote.
- 37. Not used.
- 38. No Member shall be entitled to vote at any general meeting unless all mor then payable by him to the Company have been paid.
- 30. No objections shall be raised to the qualification of any person to vote at

general meeting except at the meeting or adjourned meeting at which the

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objected to is tendered, and every vote not disallowed at the meeting shal valid. Any objection made in due time shall be referred to the chairman who decision shall be final and conclusive.

40. An instrument appointing a proxy shall be in writing, signed by or on behal the appointer and shall be in the following form (or in a form as near theretoric circumstances allow or in any other form which is usual or which the Direc may approve) -

"I/We, ......., of ......., being a Member/Members of the above nar Company, hereby appoint ..... of ....., or in his absence, ...... of ..... my/our proxy to attend, speak and vote in my/our name[s] and my/our behalf at a general meeting of the Company to be held on .... ], and at any adjournment thereof.

Signed on ..... 20[ ]"

41.	Where it is desired to afford Members an opportunity of instructing the pr
	how he shall act the instrument appointing a proxy shall be in the follow
	form (or in a form as near thereto as circumstances allow or in any other f
	which is usual or which the Directors may approve) -

"I/We, ......, of ......, being a Member/Members of the above-nar Company, hereby appoint .... of ......, or in his absence, ..... of ...... my/our proxy to attend, speak and vote in my/our name[s] and my/our behalf at a general meeting of the Company, to be held on .... ], and at any adjournment thereof.

This form is to be used in respect of the resolutions mentioned below follows:

Resolution No. 1 \*for \* against

Resolution No. 2 \*for \* against.

Strike out whichever is not desired.

Unless otherwise instructed, the proxy may vote as he thinks fil abstain from voting.

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# Signed on .... 20[ ]"

- 42. The instrument appointing a proxy and any authority under which it is sig or a copy of such authority certified by a notary or in some other way approby the Directors may -
  - (a) be deposited at the office or at such other place within the Un Kingdom as is specified in the notice convening the meeting or in instrument of proxy sent out by the Company in relation to the mee not less than 48 hours before the time for holding the meeting adjourned meeting at which the person named in the instrum proposes to vote, or
  - (b) in the case of a poll taken more than 48 hours after it is demanded, deposited as aforesaid after the poll has been demanded and not than 24 hours before the time appointed for the taking of the poll;

(c) where the poll is not taken forthwith but is taken not more than 48 has after it was demanded, be delivered at the meeting at which the poll demanded to the chairman or to the Clerk or to any Director;

and an instrument of proxy which is not deposited or delivered in a manne permitted shall be invalid.

- 43. A vote given or poll demanded by proxy or by the duly author representative of a corporation shall be valid notwithstanding the previdetermination of the authority of the person voting or demanding a poll un notice of the determination was received by the Company at the office of such other place at which the instrument of proxy was duly deposited be the commencement of the meeting or adjourned meeting at which the vigiven or the poll demanded or (or in the case of a poll taken otherwise that the same day as the meeting or adjourned meeting) the time appointed taking the poll.
- 44. Any organisation which is a Member of the Company may by resolution or board of directors or other governing body authorise such person as it think

to act as its representative at any meeting of the Company, and the person authorised shall be entitled to exercise the same powers on behalf of

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organisation which he represents as that organisation could exercise if it v an individual Member of the Company.

# **DIRECTORS**

- 45. The number of Directors shall be not less than three but (unless other determined by ordinary resolution) shall not be subject to any maximum.
- 45A. All Directors shall upon their appointment or election give a written undertal to the Trustees and the Bishops to uphold the Object of the Company.
- 46. Subject to Articles 48-49, the Company shall have the following Directors:
  - a. 8 Foundation Directors;
  - b. 3 Academy Directors appointed under Article 51 or Article 52;
  - c. the Chief Executive Officer;

- d. one person appointed by the Bishop of Salisbury (in so far only as a J
   Church school is situated in the Diocese of Salisbury);
- e. one person appointed by the Bishop of Exeter (in so far only as a J Church school is situated in the Diocese of Exeter)
- f. a minimum of 2 Parent Directors if appointed under Articles 53-56.
- 47. The Company may also have any Co-opted Director appointed under Article
- 48. The first Directors shall be those persons named in the statement delive pursuant to sections 9 and 12 of the Companies Act 2006.
- 49. Future Directors shall be appointed or elected, as the case may be, ur these Articles. Where it is not possible for such a Director to be appointed elected due to the fact that an Academy has not yet been established or Chief Executive Officer has not been appointed, then the relevant Article part thereof shall not apply.

APPOINTMENT OF FOUNDATION DIRECTORS

50. Foundation Directors are appointed on the following basis:

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- (a) the Bishop of Plymouth shall appoint such number of Founda Directors from among the Principals of constituent schools that each / Council has among its number up to two Foundation Directors;
- (b) the Bishop of Plymouth shall in addition appoint such number Foundation Directors as shall ensure that the number of Founda Directors exceeds the other Directors by one.

50A Not used.

50B Not used.

# APPOINTMENT OF ACADEMY DIRECTORS

51. Subject to Article 52, the Local Governing Bodies that fall within each Acade Area shall nominate one from among their chairpersons to be appointed Academy Director by the Directors. That is, there shall be as m

chairpersons appointed as Academy Directors as there are Area Cour (although individual Governors are not themselves represented on the I Councils).

52. Any person appointed in accordance with Article 51 shall only remain Academy Director for as long as he remains chair of a Local Governing Boundary The Directors shall make all necessary arrangements for, and determine other matters relating to, the appointment of the Academy Directors accordance with Article 51.

# PARENT DIRECTORS

- 53. There shall be a minimum of two Parent Directors unless there are Li Governing Bodies which include at least two Parent Members. In circumstar where the Directors have not appointed Local Governing Bodies in respect the Academies as envisaged in Article 100 there shall be a minimum of Parent Directors and otherwise such number as the Directors shall decide in shall be appointed or elected in accordance with Articles 54 56
- 54. Parent Directors shall be elected by parents of registered pupils at

# Academies and must be a parent when elected.

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- 54A. Notwithstanding Article 53, if no parents put themselves forward for elec the number of Parent Directors required need not be made up by Pal Directors appointed by the Directors.
- 55. The Directors shall make all necessary arrangements for, and determine other matters relating to, an election of the Parent Directors or Pamembers of Local Governing Bodies or Advisory Bodies, including any ques of whether a person is a parent of a registered pupil at one of the Academ Any election of the Parent Directors or Parent members of Local Govern Bodies or Advisory Bodies which is contested shall be held by secret ballot.
- 56. In appointing a Parent Director or Parent member of a Local Governing Bod Advisory Body the Directors shall appoint a person who is the parent of registered pupil at an Academy; or where it is not reasonably practical to so, a person who is the parent of a child of compulsory school age.

#### CHIEF EXECUTIVE OFFICER

57. The Chief Executive Officer shall be a Director for as long as he remain office as such.

# CO-OPTED DIRECTORS

58. The Directors may appoint Co-opted Directors provided that if any s Directors are appointed the number of Foundation Directors required Articles 46(a) and 50(b) shall increase proportionately to ensure the majority of Directors are Foundation Directors. A 'Co-opted Director' mean person who is appointed to be a Director by being Co-opted by Directors where not themselves been so appointed. The Directors may not co-opted employee of the Company as a Co-opted Director if thereby the number Directors who are employees of the Company would exceed one third of total number of Directors including the Chief Executive Officer.

APPOINTMENT OF ADDITIONAL DIRECTORS

[Arts 59 - 63 inclusive not used]

# TERM OF OFFICE

Tozers Final 5 March 2013 24

64. The term of office for any Director shall be 4 years, save that this time I shall not apply to the Chief Executive Officer or any post which is held officio. Subject to remaining eligible to be a particular type of Director, Director may be re-appointed or re-elected.

#### RESIGNATION AND REMOVAL

- 65. A Director shall cease to hold office if he resigns his office by notice to Company (but only if at least three Directors will remain in office when notice of resignation is to take effect).
- 66. A Director shall cease to hold office if he is removed by the person or pers who appointed him. This Article does not apply in respect of an Acade Director.
- 67. Where a Director resigns his office or is removed from office, the Director

thereof to the Clerk.

# DISQUALIFICATION OF DIRECTORS

- 68. No person shall be qualified to be a Director unless he is aged 18 or over at date of his election or appointment. No current pupil of any of the Acader shall be a Director.
- 69. A Director shall cease to hold office if he becomes incapable by reasor illness or injury of managing or administering his own affairs.
- 70. A Director shall cease to hold office if he is absent without the permission the Directors from all their meetings held within a period of six months and Directors resolve that his office be vacated.
- 71. A person shall be disqualified from holding or continuing to hold office a Director if—
  - (a) his estate has been sequestrated and the sequestration has not b discharged, annulled or reduced; or

(b) he is the subject of a bankruptcy restrictions order or an interim order.

- 72. A person shall be disqualified from holding or continuing to hold office a Director at any time when he is subject to a disqualification order of disqualification undertaking under the Company Directors Disqualification 1986 or to an order made under section 429(2)(b) of the Insolvency Act 1 (failure to pay under county court administration order).
- 73. A Director shall cease to hold office if he ceases to be a Director by virtually any provision in the Companies Act 2006 or is disqualified from acting a trustee by virtue of section 178 of the Charities Act 2011 (or any statutory enactment or modification of that provision).
- 74. A person shall be disqualified from holding or continuing to hold office a Director if he has been removed from the office of charity trustee or trustee a charity by an order made by the Charity Commission or the High Court the grounds of any misconduct or mismanagement in the administration of charity for which he was responsible or to which he was privy, or which he

his conduct contributed to or facilitated.

- 75. Not used
- 76. Not used
- 77. A person shall be disqualified from holding or continuing to hold office a Director where he has, at any time, been convicted of any criminal offer excluding any that have been spent under the Rehabilitation of Offenders 1974 as amended, and excluding any offence for which the maximum sente is a fine or a lesser sentence except where a person has been convicted of offence which falls under section 178 of the Charities Act 2011.
- 78. After the first Academy has opened, a person shall be disqualified from hold or continuing to hold office as a Director if he has not provided to the chairs of the Directors a criminal records certificate at an enhanced disclosure launder section 113B of the Police Act 1997. In the event that certificate discloses any information which would in the opinion of either chairman or the Chief Executive Officer confirm their unsuitability to work a children that person shall be disqualified. If a dispute arises as to whether

person shall be disqualified, a referral shall be made to the Secretary of  ${\sf S}$ 

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- to determine the matter. The determination of the Secretary of State shal final.
- 79. Where, by virtue of these Articles a person becomes disqualified from hold or continuing to hold office as a Director; and he is, or is proposed, to become such a Director, he shall upon becoming so disqualified give written notice that fact to the Clerk.
- 80. Articles 68 to 79 and Articles 97-98 also apply to any member of committee of the Directors, including a Local Governing Body, who is no Director.

### CLERK TO THE DIRECTORS

81. The Clerk shall be appointed by the Directors for such term, at s remuneration and upon such conditions as they may think fit; and any Clerk shall not be a Director of the clerk shall not be a

Principal. Notwithstanding this Article, the Directors may, where the Clerk to attend a meeting of theirs, appoint any one of their number or any operson to act as Clerk for the purposes of that meeting.

### CHAIRMAN AND VICE-CHAIRMAN OF THE DIRECTORS

- 82. The Directors shall each school year elect a chairman and a vice-chairman f among their number. A Director who is employed by the Company shall no eligible for election as chairman or vice-chairman.
- 83. Subject to Article 84, the chairman or vice-chairman shall hold office as s until his successor has been elected in accordance with Article 85.
- 84. The chairman or vice-chairman may at any time resign his office by girnotice in writing to the Clerk. The chairman or vice-chairman shall cease hold office if—
  - (a) he ceases to be a Director;
  - (b) he is employed by the Company;

(c) he is removed from office in accordance with these Articles; or

- (d) in the case of the vice-chairman, he is elected in accordance with the Articles to fill a vacancy in the office of chairman.
- 85. Where by reason of any of the matters referred to in Article 84, a vaca arises in the office of chairman or vice-chairman, the Directors shall at t next meeting elect one of their number to fill that vacancy.
- 86. Where the chairman is absent from any meeting or there is at the tim vacancy in the office of the chairman, the vice-chairman shall act as the c for the purposes of the meeting.
- 87. Not used
- 88. The Clerk shall act as chairman during that part of any meeting at which chairman is elected.
- 89. Not used.

- 90. The Directors may remove the chairman or vice-chairman from office accordance with these Articles.
- 91. A resolution to remove the chairman or vice-chairman from office which passed at a meeting of the Directors shall not have effect unless—
  - it is confirmed by a resolution passed at a second meeting of Directors held not less than fourteen days after the first meeting; and
  - ii) the matter of the chairman's or vice-chairman's removal from offic specified as an item of business on the agenda for each of the meetings.
- 92. Before the Directors resolve at the relevant meeting on whether to confirm resolution to remove the chairman or vice-chairman from office, the Directo Directors proposing his removal shall at that meeting state their reasons doing so and the chairman or vice-chairman shall be given an opportunit make a statement in response.

POWERS OF DIRECTORS

33. Subject to provisions of the Companies Act 2006, the Articles and to

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directions given by special resolution, the business of the Company shall managed by the Directors who may exercise all the powers of the Company No alteration of the Articles and no such direction shall invalidate any prior of the Directors which would have been valid if that alteration had not be made or that direction had not been given. The powers given by this Art shall not be limited by any special power given to the Directors by the Arti and a meeting of Directors at which a quorum is present may exercise all powers exercisable by the Directors.

- 94. In addition to all powers hereby expressly conferred upon them and with detracting from the generality of their powers under the Articles the Direc shall have the following powers, namely:
  - (a) to expend the funds of the Company in such manner as they seconsider most beneficial for the achievement of the Object and to in in the name of the Company such part of the funds as they may see

and to direct the sale or transposition of any such investments and expend the proceeds of any such sale in furtherance of the Object;

- (b) to enter into contracts on behalf of the Company.
- 95. In the exercise of their powers and functions, the Directors may consider advice given by the Chief Executive Officer and any other executive officer.
- 96. Any bank account in which any money of the Company is deposited shall operated by the Directors in the name of the Company. All cheques and order for the payment of money from such an account shall be signed by at least signatories authorised by the Directors.

# CONFLICTS OF INTEREST

97. Any Director who has or can have any direct or indirect duty or persinterest (including but not limited to any Personal Financial Interest) who conflicts or may conflict with his duties as a Director shall disclose that fact the Directors as soon as he becomes aware of it. A Director must absolute himself from any discussions of the Directors in which it is possible that

conflict will arise between his duty to act solely in the interests of the Comp and any duty or personal interest (including but not limited to any Personal interest)

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Financial Interest).

98. For the purpose of Article 97, a Director has a Personal Financial Interest in employment or remuneration of, or the provision of any other benefit to, Director as permitted by and as defined by Articles 6.5-6.9.

# THE MINUTES

99. The minutes of the proceedings of a meeting of the Directors shall be draup and entered into a book kept for the purpose by the person acting as C for the purposes of the meeting; and shall be signed (subject to the approof the Directors) at the same or next subsequent meeting by the person ac as chairman thereof.

# COMMITTEES

100 Subject to these Articles the Directors

- a) must appoint separate committees to be known as Local Govern Bodies for each Academy and the Directors shall be free to appoint committee for several Academies if they so wish; and
- b) may establish any other committee.
- 101. Subject to these Articles, the constitution, membership and proceedings of committee shall be determined by the Directors. The establishment, term reference, constitution and membership of any committee of the Directors s be reviewed at least once in every twelve months. The membership of committee of the Directors may include persons who are not Direct provided that (with the exception of the Local Governing Bodies and & Councils) a majority of members of any such committee shall be Direct Except in the case of a Local Governing Body and an Area Council, no vote any matter shall be taken at a meeting of a committee of the Directors un the majority of members of the committee present are Directors. The Directors shall ensure that any Local Governing Body shall include at least 2 electors representatives of the parents of pupils attending the relevant Academy

102. The power of delegation exercised under Article 105 in relation to

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establishment of a Local Governing Body for an Academy shall be by war Scheme of Delegation. The first Scheme of Delegation to be put in place for Academy following incorporation will follow the framework Scheme Delegation attached to these Articles but (in the case of a Joint Church Sclor a school owned at least in part by Trustees other than PRCDTR) with so variations as shall be appropriate as approved by the Bishops or such of Trustees as the case may be.

- 103. All members of a Local Governing Body shall upon their appointment election give a written undertaking to the Directors, the Trustees and Bishops to uphold the Object of the Company.
- 104. The functions and proceedings of the Local Governing Bodies and the / Councils shall be subject to regulations made by the Directors from time time.

### DELEGATION

- 105. The Directors may delegate to any Director, committee (including any / Council or Local Governing Body), the Chief Executive Officer or any of holder of an executive office, such of their powers or functions as they cons desirable to be exercised by them. Any such delegation shall be made sub to any conditions the Directors may impose, and may be revoked or altered.
- 106. Where any power or function of the Directors has been exercised by committee (including any Area Council or Local Governing Body), Director, the Chief Executive Officer or any other holder of an executive off that person or committee shall report to the Directors in respect of any ac taken or decision made with respect to the exercise of that power or func at the meeting of the Directors immediately following the taking of the ac or the making of the decision.

#### CHIEF EXECUTIVE OFFICER AND PRINCIPALS

107. The Directors, in accordance with any requirements of the Bishop of Plymc (or the Bishop of Exeter or the Bishop of Salisbury where appropriate), s

appoint the Chief Executive Officer and the Principals of the Academies. Directors may delegate such powers and functions as they consider

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required by the Chief Executive Officer and the Principals for the inte organisation, management and control of the Academies (including implementation of all policies approved by the Directors and for the directio the teaching and curriculum at the Academies).

#### MEETINGS OF THE DIRECTORS

- 108. Subject to these Articles, the Directors may regulate their proceedings as t think fit.
- 109. The Directors shall hold at least three meetings in every school year. Meeti of the Directors shall be convened by the Clerk. In exercising his funct under this Article the Clerk shall comply with any direction
  - a. given by the Directors; or
  - b. given by the chairman of the Directors or, in his absence or where the

is a vacancy in the office of chairman, the vice-chairman of the Direct so far as such direction is not inconsistent with any direction giver mentioned in (a).

- 110. Any three Directors may, by notice in writing given to the Clerk, requisitic meeting of the Directors; and it shall be the duty of the Clerk to convene s a meeting as soon as is reasonably practicable.
- 111. Each Director shall be given at least seven clear days before the date of meeting
  - notice in writing thereof, signed by the Clerk, and sent to each Director
    the address provided by each Director from time to time; and
  - ii) a copy of the agenda for the meeting;

provided that where the chairman or, in his absence or where there vacancy in the office of chairman, the vice-chairman, so determines on ground that there are matters demanding urgent consideration, it shall sufficient if the written notice of a meeting, and the copy of the agenda the

are given within such shorter period as he directs.

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- 112. The convening of a meeting and the proceedings conducted thereat shall be invalidated by reason of any individual not having received written notic the meeting or a copy of the agenda thereof.
- 113. A resolution to rescind or vary a resolution carried at a previous meeting of Directors shall not be proposed at a meeting of the Directors unless consideration of the rescission or variation of the previous resolution i specific item of business on the agenda for that meeting.
- 114. A meeting of the Directors shall be terminated forthwith if—
  - (a) the Directors so resolve; or
  - (b) the number of Directors present ceases to constitute a quorum for meeting of the Directors in accordance with Article 117, subject to Art 119.

- 115. Where in accordance with Article 114 a meeting is not held or is terminal before all the matters specified as items of business on the agenda for meeting have been disposed of, a further meeting shall be convened by Clerk as soon as is reasonably practicable, but in any event within seven of the date on which the meeting was originally to be held or was terminated.
- 116. Where the Directors resolve in accordance with Article 114 to adjour meeting before all the items of business on the agenda have been disposed the Directors shall before doing so determine the time and date at whice further meeting is to be held for the purposes of completing the considera of those items, and they shall direct the Clerk to convene a mee accordingly.
- 117. Subject to Article 119 the quorum for a meeting of the Directors, and any on any matter thereat, shall be any three Directors, or, where greater, any third (rounded up to a whole number) of the total number of Directors hold office at the date of the meeting.
- 118. The Directors may act notwithstanding any vacancies in their number, but

the numbers of Directors is less than the number fixed as the quorum,

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continuing Directors may act only for the purpose of filling vacancies o calling a general meeting.

- 119. The quorum for the purposes of—
  - (a) any vote on the removal of a Director in accordance with Article 66;
  - (b) any vote on the removal of the chairman of the Directors in accorda with Article 90;
  - shall be any two-thirds (rounded up to a whole number) of the persons vare at the time Directors entitled to vote on those respective matters.
- 120. Subject to these Articles, every question to be decided at a meeting of Directors shall be determined by a majority of the votes of the Directors and voting on the question. Every Director shall have one vote.

- 121. Subject to Articles 117-119, where there is an equal division of votes, chairman of the meeting shall have a casting vote in addition to any other when he may have.
- 122. The proceedings of the Directors shall not be invalidated by
  - a. any vacancy among their number; or
  - b. any defect in the election, appointment or nomination of any Director.
- 123. A resolution in writing, signed by all the Directors entitled to receive notice meeting of Directors or of a committee of Directors, shall be valid and effect as if it had been passed at a meeting of Directors or (as the case may be committee of Directors duly convened and held. Such a resolution may cor of several documents in the same form, each signed by one or more of Directors.
- 124. Subject to Article 125, the Directors shall ensure that a copy of
  - a. the agenda for every meeting of the Directors;
  - h the draft minutes of eveny such meeting if they have been approved

the person acting as chairman of that meeting;

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- c. the signed minutes of every such meeting; and
- d. any report, document or other paper considered at any such meeting; are, as soon as is reasonably practicable, made available at every Academ persons wishing to inspect them.
- 125. There may be excluded from any item required to be made available pursuance of Article 124, any material relating to—
  - a. a named teacher or other person employed, or proposed to be employ at any Academy;
  - b. a named pupil at, or candidate for admission to, any Academy; and
  - c. any matter which, by reason of its nature, the Directors are satis should remain confidential.

- 126. Any Director shall be able to participate in meetings of the Directors telephone or video conference provided that:
  - a. he has given notice of his intention to do so detailing the teleph number on which he can be reached and/or appropriate details of video conference suite from which he shall be taking part at the timthe meeting at least 48 hours before the meeting; and,
  - b. the Directors have access to the appropriate equipment.

If after all reasonable efforts it does not prove possible for the persor participate by telephone or video conference the meeting may still proc with its business provided it is otherwise quorate.

### PATRONS AND HONORARY OFFICERS

127. The Directors may from time to time appoint any person whether or not Member of the Company to be a patron of the Company or to hold honorary office and may determine for what period he is to hold such office

# THE SEAL

128. The seal, if any, shall only be used by the authority of the Directors or committee of Directors authorised by the Directors. The Directors of determine who shall sign any instrument to which the seal is affixed and un otherwise so determined it shall be signed by a Director and by the Clerk of a second Director.

# **ACCOUNTS**

129. Accounts shall be prepared in accordance with the relevant Statement Recommended Practice as if the Company was a non-exempt charity and P 15 and 16 of the Companies Act 2006 and shall file these with the Secretar State and the Principal Regulator by 31 December each Academy Finar Year.

ANNIHAL DEDODT

130. The Directors shall prepare its Annual Report in accordance with the Staten of Recommended Practice as if the Company was a non-exempt charity shall file these with the Secretary of State and the Principal Regulator by December each Academy Financial Year.

#### ANNUAL RETURN

131. The Directors shall comply with their obligations under Part [24] of Charities Act 2011 (or any statutory re-enactment or modification of that with regard to the preparation of an annual return to the Registrar Companies and in accordance with the Statement of Recommended Practice if the Company was a non-exempt charity and to the Secretary of State the Principal Regulator by 31 December each Academy Financial Year.

# **NOTICES**

132. Any notice to be given to or by any person pursuant to the Articles (other t a notice calling a meeting of the directors) shall be in writing or shall be gi using electronic communications to an address for the time being notified

that purpose to the person giving the notice. In these Articles, "Address

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- relation to electronic communications, includes a number or address used the purposes of such communications.
- 133. A notice may be given by the Company to a Member either personally of sending it by post in a prepaid envelope addressed to the Member at registered address or by leaving it at that address or by giving it us electronic communications to an address for the time being notified to Company by the Member. A Member whose registered address is not withe United Kingdom and who gives to the Company an address within United Kingdom at which notices may be given to him, or an address to who notices may be sent using electronic communications, shall be entitled to he notices given to him at that address, but otherwise no such Member shall entitled to receive any notice from the Company.
- 134. A Member present, either in person or by proxy, at any meeting of Company shall be deemed to have received notice of the meeting and, where the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the meeting and the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company shall be deemed to have received notice of the company

necessary, of the purposes for which it was called.

and posted shall be conclusive evidence that the notice was given. Proof the notice contained in an electronic communication was sent in accordance of guidance issued by the Institute of Chartered Secretaries and Administra shall be conclusive evidence that the notice was given. A notice shall deemed to be given at the expiration of 48 hours after the envelope contains it was posted or, in the case of a notice contained in an electrocommunication, at the expiration of 48 hours after the time it was sent.

#### INDEMNITY

136. Subject to the provisions of the Companies Act 2006 every Director or of officer or auditor of the Company and every member of any Lo Governing Body (in so far as necessary) shall be indemnified out of assets of the Company against any liability incurred by him in that capacit defending any proceedings, whether civil or criminal, in which judgmen given in favour or in which he is acquitted or in connection with any applica

in which relief is granted to him by the court from liability for negliger default, breach of duty or breach of trust in relation to the affairs of

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### Company.

#### **RULES**

- 137. The Directors may from time to time make such rules or bye laws as they I deem necessary or expedient or convenient for the proper conduct management of the Company and in particular but without prejudice to generality of the foregoing, they may by such rules or bye laws regulate:
  - subject to any agreement between the Members, the conduct Members of the Company in relation to one another, and to Company's servants;
  - the setting aside of the whole or any part or parts of the Compa premises at any particular time or times or for any particular purpose purposes;

- c. the procedure at general meetings and meetings of the Directors committees of the Directors and meetings of the Area Councils and L Governing Bodies in so far as such procedure is not regulated by Articles; and,
- d. generally, all such matters as are commonly the subject matter company rules.
- 138. The Company in general meeting shall have power to alter, add or to repute the rules or bye laws and the Directors shall adopt such means as they the sufficient to bring to the notice of Members of the Company all such rules bye laws, which shall be binding on all Members of the Company. Provi that no rule or bye law shall be inconsistent with, or shall affect or repanything contained in the Articles.

#### AVOIDING INFLUENCED COMPANY STATUS

139. Notwithstanding the number of Members from time to time, the maxim aggregate number of votes exercisable by Local Authority Associated Pers shall never exceed 19.9% of the total number of votes exercisable by Meml

in general meeting and the votes of the other Members having a right to  $\boldsymbol{\nu}$ 

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at the meeting will be increased on a pro-rata basis.

- 140. No person who is a Local Authority Associated Person may be appointed a Director if, once the appointment had taken effect, the number of Director who are Local Authority Associated Persons would represent 20% or more the total number of Directors. Upon any resolution put to the Directors, maximum aggregate number of votes exercisable by any Directors who Local Authority Associated Persons shall represent a maximum of 19.9% of total number of votes cast by the Directors on such a resolution and the verof the other Directors having a right to vote at the meeting will be increased a pro-rata basis.
- 141. No person who is a Local Authority Associated Person is eligible to appointed to the office of Director unless his appointment to such offic authorised by the local authority to which he is associated.

- 142. If at the time of either his becoming a Member of the Company or his appointment to office as a Director any Member or Director was not a L Authority Associated Person but later becomes so during his membership tenure as a Director he shall be deemed to have immediately resigned membership and/or resigned from his office as a Director as the case may be
- 143. If at any time the number of Directors or Members who are also L Authority Associated Persons would (but for Articles 139 to 142 inclus represent 20% or more of the total number of Directors or Members (as case may be) then a sufficient number of the Directors or Members (as case may be) who are Local Authority Associated Persons shall be deemed have resigned as Directors or Members (as the case may be) immediated before the occurrence of such an event to ensure that at all times the number of such Directors or Members (as the case may be) is never equal to or greath that 20% of the total number of Directors or Members (as the case may be) Directors or Members (as the case may be) who are Local Authority Associated Persons shall be deemed to have resigned in order of their appointment of the most recently appointed resigning first.

144. The Members will each notify the Company and each other if at any time t believe that the Company or any of its subsidiaries has become subject to

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influence of a local authority (as described in section 69 of the L Government and Housing Act 1989).

## THE COMPANIES ACT 2006

# & COMPANIES (REGISTRATION) REGULATIONS 2008 (SI 2008/3014)

A COMPANY LIMITED BY GUARANTEE

MEMODANIDI IM OF ASSOCIATION

OF

# PLYMOUTH CAST

#### THE COMPANIES ACT 2006

## & COMPANIES (REGISTRATION) REGULATIONS 2008 (SI 2008/3014)

#### SCHEDULE 2

#### A COMPANY LIMITED BY GUARANTEE

Regulation 2(b)

### MEMORANDUM OF ASSOCIATION OF

#### PLYMOUTH CAST

Each subscriber to this memorandum of association wishes to form a company un the Companies Act 2006 and agrees to become a member of the company.

Name of each subscriber

Authentication by each subscriber

Name of the Charles and the Charles of the Charles

Name: нидп Unristopher вида Signature:

On Behalf Of: Plymouth Roman Catholi Diocesan Trustees Registered

Name: Hugh Christopher Budd Signature:

Name: Wilfred Gerard Wilberforce Signature: