7 November 2022



Dear Parent or Carer

The Governing Board of Westfield Academy currently has a vacancy for one parent governor. As a mother, father, carer of a student attending our school we would like to invite you to put your name forward for consideration.

The role of the governing board

The school's governing board is responsible for providing confident and strategic leadership, and creating robust accountability, oversight and assurance for the school's educational and financial performance. The board is passionate about education and committed to continuous school improvement to ensure the best possible outcomes for our students.

The role of a parent governor

As a parent governor, you'll work with the board to make sure it effectively carries out the duties referred to above. You'll also play a vital role in bringing a parental perspective to the governing board, but you're not there to speak 'on behalf' of the parent body.

To be a parent governor you should have:

- A strong commitment to the role and to improving outcomes for children
- Good interpersonal skills, curiosity, and a willingness to learn and develop new skills
- The specific skills required to make sure the governing board delivers effective governance

The governing board is keen for candidates to have skills in any of the following:

- Finance
- Health and safety
- Site development and maintenance

The newly elected parent governor will join our Business sub committee which monitors finance, the school site, health & safety and staffing.

Expectations of governors

The expectations of governors have increased and it is important to understand that, in order to contribute effectively, all governors will be expected to:

- Be committed to upholding the values and ethos of their school;
- Attend & contribute to meetings of the Governing Board;



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Seeing the qualities in every child



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- To visit the school throughout the year in line with the visits schedule linked to driving forward improvements;
- Analyse information, make observations and be proactive in seeking ways in which the school could further enhance outcomes for all students;
- Engage in constructive discussions that will involve questioning and challenging points of view;
- Review and agree policies & guidance, ensuring that the school is working effectively within legal frameworks;
- The term of office will be 4 years.

The list is probably longer, but does give a flavour of the demands that the Governing Board will face. For further information, please see the Governor Job Description and Person Specification.

The National Governance Association (NGA) has produced a short animated film which highlights the role of school governors. Please click <u>here</u> to watch on YouTube.

The procedure for recruiting a Parent Governor is as follows:

- A letter is sent inviting nominations from parents and carers of a student attending the school.
- Candidates complete the candidate form and submit a brief statement of their knowledge and experience in areas that can contribute to effective governance, outlining their suitability for the role. In the event of a ballot, see below, this statement will be distributed to all parents/carers in the school with the intention of helping them to make an informed choice when voting.
- Current governors at the school may meet with you to discuss the role in further detail.
- If we receive more applications than there are vacancies, a secret ballot will be carried out. We will inform you closer to the time if we have to do this.
- An enhanced DBS check is required for the successful candidate.

How to apply

If you're interested in applying for the role, please click <u>here</u> to complete the candidate form by no later than 2:00pm on Monday 14 November 2022. Paper copies of the candidate form are available on request, please contact the Clerk to the Governors, Mrs Lisa Jeffreys, tel: 01935 423747.

If you have any queries about this process or would like to find out more about the role, please contact the Clerk to the Governors, Mrs Lisa Jeffreys.

Yours sincerely

Mr S Bachrach Chair of Governors

GOVERNOR PURPOSE

To contribute to the work of the governing body in ensuring high standards of achievement for all students in the school by:

- Setting the school vision, ethos and strategic direction
- Holding the Headteacher to account for the educational performance of the school and students
- Overseeing the financial performance of the school

Setting the school vision, ethos and strategies

- Identify priorities for improvement
- Ensure plans to meet these priorities are clear and understood by all
- Ensure the Headteacher strategically directs resources towards meeting these priorities
- Set and regularly review whole school policies

Holding the Headteacher to account and overseeing the financial performance of the school

- Ensure self-evaluation is thorough, identifies the challenges facing the school and is used to identify
 priorities for improvement
- Consider all relevant evidence and data on school performance
- Ask challenging questions of school leaders
- Ensure senior leaders arrange for appropriate audits to be undertaken and receive the outcomes of such audits
- Ensure senior leaders carry out all of the governing body's policies effectively and that the school is operating efficiently
- With the Headteacher, arrange opportunities to take note of the opinions of school stakeholders, including students, parents, staff and the wider community

When required, serve on the panel of governors to:

- Appoint the Headteacher and other senior leaders
- Appraise the Headteacher's performance
- Set the Headteacher's pay range and agree the pay recommendations for other staff
- Hear the second stage of any staff disciplinary matters or grievances
- Hear any appeals about student exclusions

In order to discharge their duty appropriately, at Westfield Academy, governors are expected to:

- Get to know the school well, including by spending no less than1 hour a year at school during normal working hours. (NB visits should be arranged through the Headteacher)
- Attend induction training
- Attend safeguarding training at least every 2 years
- Attend other appropriate training as identified by the governing board
- Attend the majority of full governing board meetings
- Attend the majority of the meetings of at least 1 sub-committee
- Act in the best interests of the students at all times
- Behave in a professional manner, as set down in the governing body's code of conduct, including acting in strict confidence

PERSON SPECIFICATION - Governor

- Commitment to improving education for all students
- Ability to work in a team and take collective responsibilities
- Willingness to learn
- Commitment to the school's vision and ethos
- Good literacy and numeracy skills
- Ability to analyse and review complex issues objectively
- Ability to identify problems and to propose and consider innovative solutions
- Ability to make difficult decision in the best interests of students
- Good communication skills, including being able to discuss sensitive issues tactfully
- Ability to analyse and interpret data
- Ability to question and challenge

In addition, governors are expected to bring to the governing body skills, knowledge and experience that will assist the governing body in carrying out its function.

Westfield Academy is committed to safeguarding and promoting the welfare of children and expects all staff and governors to share this commitment.

An enhanced DBS check is required for the successful candidate.

Qualification and Disqualification Regulations for those Governing in an Academy

Those involved in Academy Governance may be subject to disqualification rules under Charity Law as well as Education Law.

The disqualifying reasons under Charity Law below will apply to Members/Trustees/Directors and those in Senior Management Positions of an Academy. Senior Management Positions will apply to individuals who have responsibilities of a Chief Executive or Finance Director/Chief Financial Officer.

Below are the automatic disqualification rules for charity trustees and charity senior positions that will apply to Members/Trustees/Directors/Senior Management Positions.

Disqualifying reasons relating to unspent convictions

You are disqualified if you have an unspent conviction for

- An offence involving dishonesty or deception
- Specified terrorism related offences
- Specified money laundering offences
- Specified bribery offences
- Contravening a Charity Commission Order or Direction
- Offences for misconduct in public office, perjury, and perverting the course of justice
- Attempting, aiding or abetting these offences.

Other disqualifying reasons – non-financial

You are disqualified if you:

- Are subject to notification requirements under sexual offences legislation, commonly referred to as being on the sexual offenders' register. If these notification requirements apply to you, you are disqualified by the automatic disqualification rules, even if your offence is spent
- Are disqualified from being a company director limited exceptions apply
- Have previously been removed as a trustee, or as an officer, agent or employee of a charity by either the Charity Commission of the High Court due to misconduct or mismanagement
- Have previously been removed from a position of management or control of a charity in Scotland for mismanagement or misconduct
- Have been found to be in contempt of court for making, or causing to be made, a false statement - limited exceptions apply
- Are a designated person under particular anti-terrorist legislation.

Other disqualifying reasons – financial

- Are currently declared bankrupt or are subject to bankruptcy restrictions or an interim order, including an individual voluntary arrangement (IVA) limited exceptions apply
- Are subject to a debt relief order under the Insolvency Act 1986, or a debt relief restrictions order, or interim order, under that Act.

You are automatically disqualified from acting as a Member/Trustee/Director/Senior Manager if:

- 1. You have an **unspent** conviction for any of the following
 - a) an offence involving deception or dishonesty
 - b) a **terrorism** offence
 - a. to which Part 4 of the Counter Terrorism Act 2008 applies
 - b. under Sections 13 or 19 of the Terrorism Act 2000
 - c) a **money laundering** offence within the meaning of section 415 of the Proceeds of Crime Act 2002
 - d) a **bribery** offence under sections 1, 2, 6 or 7 of the Bribery Act 2020
 - e) an offence of **contravening a Commission Order or Direction** under section 77 of the Charities Act 2011
 - f) an offence of misconduct in public office, perjury or perverting the course of justice yes/no
 - g) in relation of the above offences, an offence of: attempt, conspiracy, or incitement to commit the offence; aiding, or abetting, counselling or procuring the commission of the offence; or, under Part 2 of the Serious Crime Act 2007 (encouraging or assisting) in relation to the offence
- 2. You are **on the sex offenders register** (ie. subject to notification requirements of Part 2 of the Sexual Offences Act 2003)
- 3. You have an unspent sanction for **contempt of court** for making, or causing to be made, a false statement or for making, or causing to be made, a false statement in a document verified by a statement of truth
- 4. You have been found guilty of **disobedience to an order or direction of the Commission** under section 336(1) of the Charities Act 2011
- 5. You are **a designated person** for the purposes of Part 1 of the Terrorist Asset-Freezing etc. Act 2010, or the Al Qaida (Asset Freezing) Regulations 2011
- 6. You have **previously been removed as an officer, agent or employee of a charity** by the Charity Commission, the Scottish charity regulator, or the High Court due to misconduct or mismanagement
- 7. You have **previously been removed as a trustee** of a charity by the Charity Commission, the Scottish charity regulator, or the High Court due to misconduct or mismanagement
- 8. You have been **removed from management or control of anybody** under section s34(5)(e) of the Charities and Trustee Investment (**Scotland**) Act 2005 (or earlier legislation)
- 9. You are **disqualified from being a company director**, or have given a disqualification undertaking, and leave has not been granted (as described in section 180 of the Charities Act) for you to act as director of the charity
- 10. You are **currently declared bankrupt** (or subject to bankruptcy restrictions or an interim order)
- 11. You have an individual voluntary arrangement (IVA) to pay off debts with creditors
- 12. You are **subject to** a moratorium period under **a debt relief order**, or a debt relief restrictions order, or an interim order
- 13. You are subject to an order made under s.429(2) of the Insolvency Act 1986. (**Failure to pay under a County Court Administration Order**.)