LTE Group
July 2017
(UCEN Manchester is a trading name of LTE Group)

CONSTITUTION

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Part 1
Instrument and Articles of Government
LTE GROUP CORPORATION
INSTRUMENT OF GOVERNMENT

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Interpretation of the terms used

1. In this Instrument of Government -

(a) any reference to “the CEO” shall include a person acting as CEO;
(b) “the Clerk” means the Company Secretary in their capacity as clerk to the corporation;
(c) “the Corporation” means the Corporation of LTE Group (LTE Group Board);
(d) “the institution” means LTE Group (an institution which the Corporation is established to conduct and for the time being conducted by the Corporation in exercise of its powers under the Further and Higher Education Act 1992(1));
(e) “this Instrument” means this Instrument of Government;
(f) “committees” means any meeting of any group or subset of members of the Corporation established to consider the business of the Corporation including Divisional Boards, Working Groups and Single Task Groups
(g) “meeting” includes a meeting at which the members attending are present in more than one room, provided that by the use of video-conferencing or teleconferencing facilities it is possible for every person present at the meeting to communicate with each other;
(h) “necessary skills” means skills and experience, other than professional qualifications, specified by the Corporation as appropriate for members to have;
(i) “staff member” and “student member” have the meanings given to them in clause 2; 1 1992 c.13.
Composition of the Corporation

2. – (1) Subject to the transitional arrangements set out in clause 3, the Corporation shall consist of

(a) at least ten (10) and up to twelve (12) members who appear to the Corporation to have the necessary skills to ensure that the Corporation carries out its functions under article 3 of the Articles of Government;
(b) the CEO of the institution;
(c) up to two members who are members of the institution's staff and have a contract of employment with the institution; to be nominated and elected by staff (“staff members”); and
(d) up to two members who are students at the institution and have been nominated by a recognised association representing such students (“student members”).
(e) A person, who is not for the time being enrolled as a student at the institution, shall nevertheless be treated as a student during any period of authorised absence from the institution for study, travel or for carrying out the duties of any office held by that person in the institution's students' union.
(f) The appointing authority, as set out in clause 4, will decide whether a person is eligible for nomination, election and appointment as a member of the Corporation under paragraph (1).

Transitional arrangements

3. Where, following the last determination under the previous Instrument of Government, the composition of the Corporation does not conform in number to that determination—
(a) nothing in clauses 2 and 3 of this Instrument shall require the removal of members where the previous Instrument would not have required their removal; but
(b) the Corporation shall ensure that any new appointments are made so that its composition conforms to the determination as soon as possible.

Appointment of the members of the Corporation

4. (1) Subject to paragraph (2) below the Corporation is the appointing authority in relation to the appointment of all its members.
If the number of members falls below the number needed for a quorum, the Secretary of State is the appointing authority in relation to the appointment of those members needed for a quorum.

The appointing authority may decline to appoint a person as a staff or student member if:

(a) it is satisfied that the person has been removed from office as a member of a further education corporation in the previous ten years; or

(b) the appointment of the person would contravene any rule or bye-law made under article 23 of the Articles of Government concerning the number of terms of office which a person may serve, provided that such rules or bye-laws make the same provision for each category of members appointed by the appointing authority; or

(c) the person is ineligible to be a member of the corporation because of clause 7.

Where the office of any member becomes vacant the appointing authority shall as soon as practicable take all necessary steps to appoint a new member to fill the vacancy.

Appointment of the Chair and Vice-Chair

5.

(1) The members of the Corporation shall appoint a Chair and a Vice-Chair from among themselves.

(2) Neither the CEO nor any staff or student member shall be eligible to be appointed as Chair or Vice-Chair or to act as Chair in their absence.

(3) If both the Chair and the Vice-Chair are absent from any meeting of the Corporation, the members present shall choose someone from among themselves to act as Chair for that meeting.

(4) The Chair and Vice-Chair shall hold office for such period as the Corporation decides.

(5) The Chair or Vice-Chair may resign from office at any time by giving notice in writing to the Clerk.

(6) If the Corporation is satisfied that the Chair is unfit or unable to carry out the functions of office, it may give written notice, removing the Chair from office and the office shall then be vacant.

(7) If the Corporation is satisfied that the Vice-Chair is unfit or unable to carry out the functions of office, it may give written notice, removing the Vice-Chair from office and the office shall then be vacant.

(8) At the last meeting before the end of the term of office of the Chair, or at the first meeting following the Chair’s resignation or removal from office, the members shall appoint a replacement from among themselves.

(9) At the last meeting before the end of the term of office of the Vice-Chair, or at the first meeting following the Vice-Chair’s resignation or removal from office, the members shall appoint a replacement from among themselves.

(10) At the end of their respective terms of office, the Chair and Vice-Chair shall be eligible for reappointment.

(11) Paragraph (10) is subject to any rule or bye-law made by the Corporation under article 23 of the Articles of Government concerning the number of terms of office which a person may serve.

Appointment of the Clerk to the Corporation

6.

(1) The Corporation shall appoint a person to serve as its Clerk, but the CEO may not be appointed as Clerk.
In the temporary absence of the Clerk, the Corporation shall appoint a person to serve as a temporary Clerk, but the CEO may not be appointed as temporary Clerk.

Any reference in this Instrument to the Clerk shall include a temporary Clerk appointed under paragraph (2).

Subject to clause 13, the Clerk shall be entitled to attend all meetings of the Corporation and any of its committees.

The Clerk may also be a member of staff at the institution

**Persons who are ineligible to be members**

7.

1. No one under the age of 18 years may be a member.

2. The Clerk may not be a member

3. A person who is a member of staff of the institution may not be, or continue as, a member, except as a staff member or in the capacity of CEO.

4. Paragraph (3) does not apply to a student who is employed by the Corporation in connection with the student’s role as an officer of a students’ union.

5. Subject to paragraphs (6) and (7), a person shall be disqualified from holding, or from continuing to hold, office as a member, if that person has been adjudged bankrupt or is the subject of a bankruptcy restrictions order, an interim bankruptcy restrictions order or a bankruptcy restrictions undertaking undertaken within the meaning of the Insolvency Act 1986(2), or if that person has made a composition or arrangement with creditors, including an individual voluntary arrangement.

6. Where a person is disqualified by reason of having been adjudged bankrupt or by reason of being the subject of a bankruptcy restrictions order, an interim bankruptcy restrictions order or a bankruptcy restrictions undertaking, that disqualification shall cease -

   a. on that person’s discharge from bankruptcy, unless the bankruptcy order has before then been annulled; or

   b. if the bankruptcy order is annulled, at the date of that annulment; or

   c. if the bankruptcy restrictions order is rescinded as a result of an application under section 375 of the Insolvency Act 1986, on the date so ordered by the court; or

   d. if the interim bankruptcy restrictions order is discharged by the court, on the date of that discharge; or

   e. if the bankruptcy restrictions undertaking is annulled, at the date of that annulment.

7. Where a person is disqualified by reason of having made a composition or arrangement with creditors, including an individual voluntary arrangement, and then pays the debts in full, the disqualification shall cease on the date on which the payment is completed and in any other case it shall cease on the expiration of three years from the date on which the terms of the deed of composition, arrangement or individual voluntary arrangement are fulfilled.

8. Subject to paragraph (9), a person shall be disqualified from holding, or from continuing to hold, office as a member if -

   a. within the previous five years that person has been convicted, whether in the United Kingdom or elsewhere, of any offence and has received a sentence of imprisonment, whether suspended or not, for a period of three months or more, without the option of a fine; or

2 1986.c.45 as amended by the Enterprise Act 2002 (c. 40)
(b) within the previous twenty years that person has been convicted as set out in sub-
paragraph (a) and has received a sentence of imprisonment, whether suspended or not, for a period of more than two and a half years; or

(c) that person has at any time been convicted as set out in sub-paragraph (a) and has received a sentence of imprisonment, whether suspended or not, of more than five years.

(9) For the purpose of this regulation there shall be disregarded any conviction by or before a court outside the United Kingdom for an offence in respect of conduct which, if it had taken place in the United Kingdom, would not have constituted an offence under the law then in force anywhere in the United Kingdom.

(10) a member shall be required to give an annual undertaking to abide by the code of conduct. A refusal by an individual to comply with this requirement will result in that person being disqualified from holding or continuing to hold office as a member.

(11) Upon a member of the Corporation becoming disqualified from continuing to hold office under paragraphs (5) or (8), the member shall immediately give notice of that fact to the Clerk.

The term of office of a member

8.
(1) A member of the Corporation shall hold and vacate office in accordance with the terms of the appointment, but the length of the term of office shall not exceed three years.

(2) Members retiring at the end of their term of office shall be eligible for reappointment, and clause 4 shall apply to the reappointment of a member as it does to the appointment of a member.

(3) Paragraph (2) is subject to any rule or bye-law made by the Corporation under article 23 of the Articles of Government concerning the number of terms of office which a person may serve.

Termination of membership

9.
(1) A member may resign from office at any time by giving notice in writing to the Clerk.

(2) If at any time the Corporation is satisfied that any member: –
(a) is unfit or unable to discharge the functions of a member; or
(b) is in breach of the code of conduct; or
(c) has been absent from meetings of the Corporation for a period longer than six consecutive months without the permission of the Corporation; or
(d) has failed to evidence a successful outcome of any appraisal process as approved and adopted by the Corporation;

the Corporation may by notice in writing to that member remove the member from office and the office shall then be vacant.

(3) A member may be suspended by an order of the Chair for the duration of any investigation in connection with (2)(a) or (b) above.

(4) Any person who is a member of the Corporation by virtue of being a member of the staff at the institution, including the CEO shall cease to hold office upon ceasing to be a member of the staff and the office shall then be vacant.

(5) A student member shall cease to hold office:-
(a) at the end of the student’s final academic year, or at such other time in the year after
ceasing to be a student as the Corporation may decide; or
(b) if expelled from the institution,
and the office shall then be vacant.

Remuneration of Trustees

10. A member or committee member may receive remuneration or other benefit in money or moneys worth from the Corporation in respect of services provided to the Corporation in accordance with the terms set out in this clause 10.

(2) Such remuneration shall be determined by the Governance Performance Review Panel on a case by case basis and, subject to any adjustment in accordance with paragraph (3), shall be limited as follows:

(a) the Chair may receive up to a maximum of £7,500 per annum;
(b) the chair of any committee may receive up to a maximum of £5,000 per annum; and
(c) other members and committee members may receive up to a maximum of £3,000 per annum.

(3) In each academic year the Governance Performance Review Panel shall review the maximum amounts payable to members and committee members under paragraph (2), and may, having taken financial advice on the effects of inflation, increase such maximum amounts (with effect from 1 August in such year) in line with inflation only.

(4) Any amendment of this clause by the members is subject to prior written consent of the Charity Commission.

(5) For the purpose of this clause, the term ‘Governance Performance Review Panel’ shall mean a panel set up by the Corporation to fulfil the purposes set out in this clause 10, which is made up of stakeholders and persons independent to the Corporation. For the avoidance of doubt no members, committee members or employees of the Corporation will sit on the Governance Performance Review Panel.

Members not to hold interests in matters relating to the institution

11. A member to whom paragraph 10(2) applies shall –
(a) disclose to the Corporation the nature and extent of the interest; and
(b) if present at a meeting of the Corporation, or of any of its committees, at which such supply, contract or other matter as is mentioned in paragraph 10(2) is to be considered, not take part in the consideration or vote on any question with respect to it and not be counted in the quorum present at the meeting in relation to a resolution on which that member is not entitled to vote; and
(c) withdraw, if present at a meeting of the Corporation, or any of its committees, at which such supply, contract or other matter as is mentioned in paragraph 10(2) is to be considered, where required to do so by a majority of the members of the Corporation or committee present at the meeting.

(2) This paragraph applies to a member who
(a) has any financial interest in -
(i) the supply of work to the institution, or the supply of goods for the purposes of the institution;
(ii) any contract or proposed contract concerning the institution; or
any other matter relating to the institution; or

(b) has a contract of employment or other appointment with a competitor organisation;

(c) liabilities incurred by them arising out of their office or the Corporation obtaining such insurance has any other interest of a type specified by the Corporation in any matter relating to the institution.

(3) This clause shall not prevent the members considering and voting upon proposals for the Corporation to insure them against and paying the premium.

(4) Where the matter under consideration by the Corporation or any of its committees relates to the pay and conditions of all staff, or all staff in a particular class, a staff member—

(a) need not disclose a financial interest; and

(b) may take part in the consideration of the matter, vote on any question with respect to it and count towards the quorum present at that meeting, provided that in so doing, the staff member acts in the best interests of the Corporation as a whole and does not seek to represent the interests of any other person or body, but

(c) shall withdraw from the meeting if the matter is under negotiation with staff and the staff member is representing any of the staff concerned in those negotiations.

(5) The Clerk shall maintain a register of the interests of the members which have been disclosed and the register shall be made available during normal office hours at the institution to any person wishing to inspect it.

Meetings

12.

(1) The Corporation shall meet at least quarterly, and shall hold such other meetings as may be necessary.

(2) Subject to paragraphs (4) and (5) and to clause 12(4), all meetings shall be called by the Clerk, who shall, at least seven calendar days before the date of the meeting, send to the members of the Corporation written notice of the meeting and a copy of the proposed agenda.

(3) If it is proposed to consider at any meeting the remuneration, conditions of service, conduct, suspension, dismissal or retirement of the Clerk, the Chair shall, at least seven calendar days before the date of the meeting, arrange to send to the members a copy of the agenda item concerned, together with any relevant papers.

(4) A meeting of the Corporation, called a “special meeting”, may be called at any time by the Chair or at the request in writing of any five members.

(5) Where the Chair, or in the Chair’s absence the Vice-Chair, decides that there are matters requiring urgent consideration, the written notice convening the special meeting and a copy of the proposed agenda may be given within less than seven calendar days.

(6) Every member shall act in the best interests of the Corporation and shall not be bound to speak or vote by mandates given by any other body or person.

Quorum

13.

(1) Meetings of the Corporation shall be quorate if the number of members present is at least 40% of the total number of members, determined according to clause 3 (and for these purposes “present includes being present by suitable electronic means in which members are all able to communicate with each other).

(2) If the number of members present for a meeting of the Corporation does not constitute a quorum, the meeting shall not be held.
(3) If during a meeting of the Corporation there ceases to be a quorum, the meeting shall be terminated at once.

(4) If a meeting cannot be held or cannot continue for lack of a quorum, the Chair may call a special meeting as soon as it is convenient.

Proceedings of meetings

14.  
(1) Every question to be decided at a meeting of the Corporation shall be decided by a majority of the votes cast by members present and entitled to vote on the question.

(2) Where, at a meeting of the Corporation, there is an equal division of votes on a question to be decided, the Chair of the meeting shall have a second or casting vote.

(3) A member may not vote by proxy or by way of postal vote.

(4) No resolution of the members may be rescinded or varied at a subsequent meeting unless consideration of the rescission or variation is a specific item of business on the agenda for that meeting.

(5) Except as provided by procedures made pursuant to article 16 of the Articles of Government, a member of the Corporation who is a member of staff at the institution, (including the CEO if deemed necessary), shall withdraw—

(a) from that part of any meeting of the Corporation, or any of its committees, at which staff matters relating solely to that member of the staff, as distinct from staff matters relating to all members of staff or all members of staff in a particular class, are to be considered;

(b) from that part of any meeting of the Corporation, or any of its committees, at which that member’s reappointment or the appointment of that member’s successor is to be considered;

(c) from that part of any meeting of the Corporation, or any of its committees, at which the matter under consideration concerns the pay or conditions of service of all members of staff, or all members of staff in a particular class, where the member of staff is acting as a representative (whether or not on behalf of a recognised trade union) of all members of staff or the class of staff (as the case may be); and

(d) if so required by a resolution of the other members present, from that part of any meeting of the Corporation or any of its committees, at which staff matters relating to any member of staff holding a post senior to that member are to be considered, except those relating to the pay and conditions of all staff.

(6) Except as provided by rules made under article 18 (3) of the Articles of Government relating to appeals and representations by students in disciplinary cases, a student member shall withdraw from that part of any meeting of the Corporation or any of its committees, at which a student’s conduct, suspension or expulsion is to be considered.

(7) In any case where the Corporation, or any of its committees, is to discuss staff matters relating to a member or prospective member of staff at the institution, a student member shall—

(a) take no part in the consideration or discussion of that matter and not vote on any question with respect to it; and

(b) where required to do so by a majority of the members, other than student members, of the Corporation or committee present at the meeting, withdraw from the meeting.

(8) The Clerk shall withdraw from that part of any meeting of the Corporation, or any of its committees, at which the Clerk’s remuneration, conditions of service, conduct, suspension, dismissal or retirement in the capacity of Clerk are to be considered;

(9) If the Clerk withdraws from a meeting, or part of a meeting, of the Corporation under paragraph (8), the Corporation shall appoint a person from among themselves to act as Clerk during this absence.
(10) If the Clerk withdraws from a meeting, or part of a meeting, of a committee of the Corporation, the Corporation shall appoint a person from among themselves to act as Clerk to the committee during this absence.

(11) A resolution or decision in writing agreed by the members of the Corporation who would have been entitled to vote upon it had it been proposed at a meeting shall be effective provided that:
(a) a copy of the proposed resolution or decision has been sent to every member who (subject always to the preceding provisions of this clause 14) would have been eligible to form part of any meeting of the Corporation, or any of its committees, at which the subject matter of the proposed resolution or decision would have been considered and voted upon and
(b) a simple majority of the members of the Corporation has signified its agreement to the resolution or decision within the period of 28 days beginning with the date when such a resolution or decision was circulated.

(12) A resolution or decision in writing may comprise several copies or documents containing the text of the resolution in like form to which one or more eligible members have signified their agreement.

Minutes
15.
(1) Written minutes of every meeting of the Corporation shall be prepared, and, subject to paragraph (2), at every meeting of the Corporation the minutes of the last meeting shall be taken as an agenda item.

(2) Paragraph (1) shall not require the minutes of the last meeting to be taken as an agenda item at a special meeting, but where they are not taken, they shall be taken as an agenda item at the next meeting which is not a special meeting.

(3) Where minutes of a meeting are taken as an agenda item and agreed to be accurate, those minutes shall be signed as a true record by the Chair of the meeting.

(4) Separate minutes shall be taken of those parts of meetings from which staff members, the CEO, student members or the Clerk have withdrawn from a meeting in accordance with clause 13(5), (6), (8), (9) or (10) and such persons shall not be entitled to see the minutes of that part of the meeting or any papers relating to it.

Public access to meetings
16.
The Corporation shall decide any question as to whether a person should be allowed to attend any of its meetings where that person is not a member, the Clerk or the CEO and in making its decision, it shall give consideration to clause 17(2).

Publication of minutes and papers
17.
(1) Subject to paragraph (2), the Corporation shall ensure that a copy of –
(a) the agenda for every meeting of the Corporation;
(b) the draft minutes of every such meeting, if they have been approved by the Chair of the meeting;
(c) the signed minutes of every such meeting; and
(d) any report, document or other paper considered at any such meeting,
shall as soon as possible be made available during normal office hours at the institution to any person wishing to inspect them.
(2) There shall be excluded from any item made available for inspection any material relating to—
(a) a named person employed at or proposed to be employed at the institution;
(b) a named student at, or candidate for admission to, the institution;
(c) the Clerk; or
(d) any matter which, by reason of its nature, the Corporation is satisfied should be dealt with on a confidential basis.

(3) The Corporation shall ensure that a copy of the draft or signed public minutes of every meeting of the Corporation, under paragraph (1), shall be placed on the institution’s website, and shall, despite any rules the Corporation may make regarding the archiving of such material, remain on its website for a minimum period of 12 months.

(4) The Corporation shall review regularly all material excluded from inspection under paragraph (2)(d) and make any such material available for inspection where it is satisfied that the reason for dealing with the matter on a confidential basis no longer applies, or where it considers that the public interest in disclosure outweighs that reason.

Copies of the Instrument of Government

18. A copy of this Instrument shall be given free of charge to every member of the Corporation and at a charge not exceeding the cost of copying or free of charge to any other person who so requests a copy, and shall be available for inspection at the institution upon request, during normal office hours, to every member of staff and every student.

Change of name of the Corporation

19. The Corporation may change its name with the approval of the Secretary of State.

Application of the seal

20. The application of the seal of the Corporation shall be authenticated by—
(a) the signature of either the Chair or of some other member authorised either generally or specially by the Corporation to act for that purpose; and
(b) the signature of any other member.
Interpretation of the terms used

1. In these Articles of Government -
   (a) any reference to “the CEO” shall include a person acting as CEO;
   (b) “the Articles” means these Articles of Government;
   (c) “Chair” and “Vice-Chair” mean respectively the Chair and Vice-Chair of the Corporation appointed under clause 5 of the Instrument of Government;
   (d) “the Clerk” has the same meaning as in the Instrument of Government;
   (e) “the Corporation” has the same meaning as in the Instrument of Government; (f) “committee” has the same meaning as in the Instrument of Government.
   (g) “funding agency auditors” means any auditor engaged or authorised by a body from which the corporation receives funding, and which the financial memorandum agreed therewith requires the corporation to allow access
   (h) “staff member” and “student member” have the same meanings as in the Instrument of Government;
   (i) “the Secretary of State” means the Secretary of State for Education;
   (j) “senior post” means the post of CEO and such other senior posts as the Corporation may decide for the purposes of these Articles;
   (k) “the staff” means all the staff who have a contract of employment with the institution;
the students’ union” has the same meaning as in the Instrument of Government.

Conduct of the institution

2. The institution shall be conducted in accordance with the provisions of the Instrument of Government, these Articles, any rules or bye-laws made under these Articles and any trust deed regulating the institution.

Responsibilities of the Corporation, the CEO and the Clerk

3. (1) The Corporation shall be responsible for the following functions—
   (a) the determination and periodic review of the educational character and mission of the institution and the oversight of its activities;
   (b) publishing arrangements for obtaining the views of staff and students on the determination and periodic review of the educational character and mission of the institution and the oversight of its activities;
   (c) approving the quality strategy of the institution;
   (d) the effective and efficient use of resources, the solvency of the institution and the Corporation and safeguarding their assets;
   (e) approving annual estimates of income and expenditure;
   (f) the appointment, grading, suspension, dismissal and determination of the pay and conditions of service of the holders of senior posts and the Clerk, including, where the Clerk is, or is to be appointed as, a member of staff, the Clerk’s appointment, grading, suspension, dismissal and determination of pay in the capacity of a member of staff; and
   (g) setting a framework for the pay and conditions of service of all other staff.
   (2) Subject to the responsibilities of the Corporation, CEO shall be responsible for the following functions—
   (a) making proposals to the Corporation about the educational character and mission of the institution and implementing the decisions of the Corporation;
   (b) the determination of the institution’s academic and other activities;
   (c) preparing annual estimates of income and expenditure for consideration and approval by the Corporation, and the management of budget and resources within the estimates approved by the Corporation;
   (d) the organisation, direction and management of the institution and leadership of the staff;
   (e) the appointment, assignment, grading, appraisal, suspension, dismissal and determination, within the framework set by the Corporation, of the pay and conditions of service of staff, other than the holders of senior posts or the Clerk, where the Clerk is also a member of the staff; and
   (f) maintaining student discipline and, within the rules and procedures provided for within these Articles, suspending or expelling students on disciplinary grounds or expelling students for academic reasons.
   (3) The Clerk shall be responsible for the following functions: -
   (a) advising the Corporation with regard to the operation of its powers;
   (b) advising the Corporation with regard to procedural matters;
   (c) advising the Corporation with regard to the conduct of its business; and
   (d) advising the Corporation with regard to matters of governance practice.
The establishment of committees and delegation of functions generally

4. The Corporation may establish committees for any purpose or function, other than those assigned in these Articles to the CEO or Clerk and may delegate powers to—

(a) such committees;
(b) the Chair, or in the Chair’s absence, the Vice-Chair; or
(c) the CEO.

(2) The number of members of a standing committee and the terms on which they are to hold and to vacate office, shall be decided by the Corporation;

(3) The number and members of a single task group may be decided by the Chair under delegated powers;

(4) The Corporation may also establish committees under collaboration arrangements made with other further education institutions or maintained schools (or with both), and such joint committees shall be subject to any regulations made under section 166 of the Education and Inspections Act 2006(3) governing such arrangements.

The appointments committee

5. The Corporation shall establish a committee, to be known as the “appointments committee”, to advise on—

(a) the appointment of members (other than as a staff or student member); and
(b) such other matters relating to membership and appointments as the Corporation may ask it to.

(2) The Corporation shall not appoint any person as a member (other than as a staff or student member) without first consulting and considering the advice the appointments committee.

(3) The Corporation may make rules specifying the way in which the appointments committee is to be conducted. A copy of these rules, together with the appointments committee’s terms of reference and its advice to the Corporation, other than any advice which the Corporation is satisfied should be dealt with on a confidential basis, shall be published on the institution’s website and shall be made available for inspection at the institution by any person during normal office hours.

(4) The Corporation shall review regularly all material excluded from inspection under paragraph (3) and shall make any such material available for inspection where it is satisfied that the reason for dealing with the matter on a confidential basis no longer applies, or where it considers that the public interest in disclosure outweighs that reason.

The audit & risk committee

6. The Corporation shall establish a committee, to be known as the “audit & risk committee”, to advise on matters relating to the Corporation’s audit arrangements and systems of internal control.

(2) The audit & risk committee shall consist of at least three persons and shall operate in accordance with the requirements of any regulatory body to which the Corporation is subject.
Composition of committees

7. Any committee, board or single task group established by the Corporation, other than the committee referred to in article 10, may include persons who are not members of the Corporation.

Access to committees by non-members and publication of minutes

8. The Corporation shall ensure that:—
   (a) a written statement of its policy regarding attendance at committee meetings by persons who are not committee members;
   (b) the public minutes of committee meetings, if they have been approved by the Chair of the meeting,
are published on the institution’s website and made available for inspection at the institution by any person, during normal office hours.

Delegable and non-delegable functions

9. The Corporation shall not delegate the following functions—
   (a) the determination of the educational character and mission of the institution;
   (b) the approval of the annual estimates of income and expenditure;
   (c) the responsibility for ensuring the solvency of the institution and the Corporation and for safeguarding their assets;
   (d) the appointment of the CEO or holder of a senior post;
   (e) the appointment of the Clerk, (including, where the Clerk is, or is to be, appointed as a member of staff the Clerk’s appointment in the capacity of a member of staff); and
   (f) the modification or revocation of these Articles.

10. (1) The Corporation may not delegate -
    (a) the consideration of the case for dismissal, and
    (b) the power to determine an appeal in connection with the dismissal of the CEO, the Clerk or the holder of a senior post, other than to a committee of members of the Corporation.
    (2) The Corporation shall make rules specifying the way in which a committee having functions under paragraph (1) shall be established and conducted.

11. The CEO may delegate functions to the holder of any other senior post other than—
    (a) the management of budget and resources; and
    (b) any functions that have been delegated to the CEO by the Corporation.

Appointment and promotion of staff

12. (1) Where there is a vacancy or expected vacancy in a senior post, the Corporation may -
    (a) advertise the vacancy or use any other appropriate means to ensure that the vacancy is brought to the attention of the relevant potential candidates
    (b) the Corporation shall appoint a selection panel consisting of -
(i) at least five members of the Corporation including the Chair or the Vice-Chair or both, where the vacancy is for the post of CEO; or
(ii) the CEO and at least three other members of the Corporation, where the vacancy is for any other senior post.

(2) The members of the selection panel shall -
(a) decide on the arrangements for selecting the applicants for interview;
(b) interview the applicants; and
(c) where they consider it appropriate to do so, recommend to the Corporation for appointment one of the applicants they have interviewed.

(3) If the Corporation approves the recommendation of the selection panel, that person shall be appointed.

(4) If the members of the selection panel are unable to agree on a person to recommend to the Corporation, or if the Corporation does not approve their recommendation, the Corporation may make an appointment itself of a person from amongst those interviewed, or it may require the panel to repeat the steps specified in paragraph (2), with or without first applying paragraph (1)

(5) Where there is a vacancy in a senior post or where the holder of a senior post is temporarily absent, until that post is filled or the absent post holder returns, a member of staff-
(a) may be required to act as CEO or in the place of any other senior post holder; and
(b) if so required, shall have all the duties and responsibilities of the CEO or such other senior post holder during the period of the vacancy or temporary absence.

13. The CEO shall have responsibility for selecting for appointment all members of staff other than -
(a) senior post holders; and
(b) where the Clerk is also to be appointed as a member of staff, the Clerk in the role of a member of staff.

Rules relating to the conduct of staff

14. After consultation with the staff, the Corporation shall make rules relating to their conduct.

Academic freedom

15. In making rules under article 14, the Corporation shall have regard to the need to ensure that academic staff at the institution have freedom within the law to question and test received wisdom, and to put forward new ideas and controversial or unpopular opinions, without putting themselves at risk of losing their jobs or any privileges which they may enjoy at the institution.

Grievance, suspension and disciplinary procedures

16. (1) After consultation with staff, the Corporation shall make rules setting out
(a) grievance procedures for staff;
(b) procedures for the suspension of staff; and
(c) disciplinary and dismissal procedures for staff
(d) and (a) to (c) above for senior posts
and such procedures shall be subject to the provisions of articles 3(1)(f), 3(2)(e), 9(d), 9(e), 10(1) and 17.

(2) Any rules made under paragraph (1)(b) shall include provision that where a person has been suspended without pay, any appeal against such suspension shall be heard and action taken in a timely manner.

(3) Any rules made under paragraph (1)(c)(i) shall include provision that where the Corporation considers that it may be appropriate to dismiss a person, a preliminary investigation shall be conducted to examine and determine the case for dismissal.

Suspension and dismissal of the Clerk

17. (1) Where the Clerk is also a member of staff at the institution, the Clerk is to be treated as a senior post holder for the purposes of article 16.

(2) Where the Clerk is suspended or dismissed under article 16, that suspension or dismissal shall not affect the position of the Clerk in the separate role of Clerk to the Corporation.

Students

18. (1) Any students’ union shall conduct and manage its own affairs and funds in accordance with a constitution approved by the Corporation and no amendment to, or rescission of, that constitution, in part or in whole, shall be valid unless approved by the Corporation.

(2) The students’ union shall present audited accounts annually to the Corporation.

(3) After consultation with representatives of the students, the Corporation shall make rules concerning the conduct of students, including procedures for their suspension and expulsion (including expulsion for an unsatisfactory standard of work or other academic reason).

Financial matters

19. The Corporation shall set the policy by which the tuition and other fees payable to it are determined, subject to any terms and conditions attached to grants, loans or other payments paid or made by the funding agencies.

Co-operation with the Funding Agency Auditors

20. The Corporation shall co-operate with any person who has been authorised by a funding agency under the terms of a financial memorandum to audit any returns of numbers of students or claims for financial assistance and shall give any such person access to any documents or records held by the Corporation, including computer records.

Internal audit

21. (1) The Corporation shall, at such times as it considers appropriate, examine and evaluate its systems of internal financial and other control to ensure that they contribute to the proper, economic, efficient and effective use of the Corporation’s resources.

(2) The Corporation may arrange for the examination and evaluation mentioned in paragraph (1) to be carried out on its behalf by internal auditors.

(3) The Corporation shall not appoint persons as internal auditors to carry out the activities referred to in paragraph (1) if those persons are already appointed as external auditors under article 22.
Accounts and audit of accounts

22.  The Corporation shall
(a)  keep proper accounts and proper records in relation to the accounts; and
(b)  prepare a statement of accounts for each financial year of the Corporation.

(2)  The statement shall—
(a)  give a true and fair account of the state of the Corporation’s affairs at the end of the
    financial year and of its income and expenditure in the financial year; and
(b)  comply with any directions given by the funding agency as to the information to be
    contained in it, the manner in which the information is to be presented, the methods
    and principles according to which it is to be prepared and the time and manner of
    publication.

(3)  The accounts and the statement of accounts shall be audited by external auditors
    appointed by the Corporation in respect of each financial year.

(4)  The Corporation shall not appoint persons as external auditors in respect of any
    financial year if those persons are already appointed as internal auditors under article
    21.

(5)  Auditors shall be appointed and audit work conducted in accordance with any
    requirements of the funding agencies.

(6)  The “financial year” means the first financial year and, except as provided for in
    paragraph (8), each successive period of twelve months.

(7)  The “first financial year” means the period from the date the Corporation was
    established up to the second 31st July following that date, or up to some other date
    which has been chosen by the Corporation.

(8)  If the Corporation is dissolved -
(a)  the last financial year shall end on the date of dissolution; and
(b)  the Corporation may decide, that what would otherwise be the last two financial
    years, shall be a single financial year for the purpose of this article.

Rules and bye-laws

23.  The Corporation shall have the power to make rules and bye-laws relating to the
    government and conduct of the institution and these rules and bye-laws shall be subject
    to the provisions of the Instrument of Government and these Articles.

 Copies of Articles of Government and rules and bye-laws

24.  A copy of these Articles, and of any rules and bye-laws, shall be given free of charge to
    every member of the Corporation and at a charge not exceeding the cost of copying or
    free of charge, to any other person who requests a copy and shall be available for
    inspection at the institution upon request, during normal office hours, to every member
    of staff and every student.

Modification or replacement of the Instrument and Articles of Government

25.  (1)  Subject to paragraph (2) the Corporation may by resolution of the members modify or
    replace its instrument and articles of government, after consultation with any other
    person who, in the Corporation’s view, are likely to be affected by the proposed changes.

(2)  The Corporation shall not make changes to the instrument and articles of
government that would result in the body ceasing to be a charity.
Dissolution of the Corporation

26.
(1) the Corporation may by resolution dissolve itself and provide for the transfer of its property, rights and liabilities.
(2) The Corporation shall ensure that a copy of the draft resolution to dissolve the Corporation on a specified date shall be published at least one month before the proposed date of such resolution.
Part 2
Scheme of Delegation
SCHEME OF DELEGATION

1. Responsibilities

1.1 The Corporation has five main responsibilities:

a. for the determination of the educational character and mission of the institution and for the oversight of its activities (including arrangements for consultation thereon)

b. for the effective and efficient use of resources, the solvency of the institution and the Corporation and for safeguarding their assets

c. for approving annual estimates of income and expenditure

d. for the appointment, grading, suspension, dismissal and determination of the pay and service of the holders of senior posts and

e. for setting a framework for the pay and conditions of service of all other staff

1.2 The Corporation retains to itself the powers and duties specified in Section 4 below, delegating other functions to the specified Committees and the Chair and CEO in order to ensure effective and efficient governance and management of the Corporation within the legal requirements.

1.3 The Corporation may not delegate the consideration of the case for dismissal and the power to determine an appeal in connection with the dismissal of the CEO, the Clerk or the holder of a senior post other than to a Committee of members of the Corporation.

1.4 The Corporation is responsible for assessing its own performance, at least on an annual basis.

2. Powers and Duties Reserved by the Corporation

2.1 The determination of the educational character and mission of LTE Group (“the Group”).

2.2 Ensuring that academic standards, including success rates and targets, are monitored and appropriate action is taken where standards are unsatisfactory.

2.3 The approval of annual estimates of income and expenditure.

2.4 The review of the framework of pay and conditions of service for staff and senior post holders.

2.5 The approval of the Group Strategic Development Plan and Disaster Recovery Plan.

2.6 The approval and annual review of the Group Quality Strategy (which may form part of the strategic plan).

2.7 Approval of divisional business and investment plans.

2.8 To determine the circumstances in which and at what level fees are to be charged provided these arrangements are integral to the annual estimates of income and
expenditure approved by the LTE Group Board.

2.9 Ensuring the solvency of the Institution and the safeguarding of its assets.

2.10 Approval and review franchise arrangements.

2.11 Approval of policy in respect of strategy and parameters surrounding the investment of surplus funds.

2.12 Approval of the award of tenders for contracts *.

2.13 Approval of any amendments to the provision of banking services *.

2.14 Approval of the disposal of an asset *.

2.15 Authorisation of contracts for services *.

*As set out in the Financial Regulations

2.16 Review of the business plan and control arrangements for overseas activities as appropriate.

2.17 The review and approval of policies as set out in the policy review cycle or as required by legislation.

2.18 Approval of the establishment and the procedure for the establishment of companies or joint ventures by the Group.

2.19 The appointment, discipline or dismissal of the CEO, Clerk or other senior post holder.

2.20 The modifying or revoking of the Articles of Government of the Corporation.

2.21 The determination of the number of members of the Corporation, the length of term of office, the appointment or removal of any member of the Corporation in accordance with the Instrument of Government.

2.22 The establishment of Committees or single task groups of the Corporation and the constitution and functions of such committees and the delegation or recovery of any powers, functions or duties to or from such committees, or the Corporation Chair or CEO.

2.23 The authorisation arrangements for members to authenticate the application of the Seal of the Corporation.

2.24 Ensuring the availability of written statements for the Corporation’s procedure regarding attendance at meetings by persons who are not members and the publication of the minutes of meetings.

2.25 The determination of which staff posts within the College shall be defined as senior posts of the College.

2.26 The establishment of rules and procedures setting out grievance and disciplinary procedures for staff and the same for senior post holders in accordance with Article 16.
2.27 The making and maintenance of a code of conduct for Corporation members, procedures for complaints, whistle blowing and openness including access to agenda and minutes.

2.28 The making of appointments to directorships of companies of which the corporation owns or is a member.

2.29 Responsibility for health & safety, safeguarding and equality and diversity.

3. Delegation to Chair

There shall be delegated to the Chair of the Corporation or in their absence the Vice-Chair, the following powers:

3.1 To call a special meeting of the Corporation.

3.2 Where it would not be reasonable to wait until the next ordinary meeting of the Board, to establish a single task group if required as a response to an issue as a matter of urgency and to determine the number, membership and remit of the group following consultation with the CEO and clerk.

3.3 The appointment to or amendment of membership of boards, committees and single task groups if required as a matter of expediency (this may in turn be delegated to the Clerk if needed to ensure that a meeting is quorate).

3.4 To undertake duties as assigned to the post in accordance with the disciplinary procedures for senior post holders.

3.5 To agree action taken by the CEO as a matter of urgency in accordance with the Standing Orders of the Corporation.

3.6 To approve the acceptance of hospitality offered to senior post holders by organisations which may be seen as having a potential interest in supplying goods or services to the College.

3.7 To act as the spokesperson for the Corporation.

4. Delegation to CEO

There shall be delegated to the CEO (who may in turn delegate to the holder of a Senior Post if permitted by the Articles) the following powers:

4.1 To implement the decisions of the Corporation and its committees.

4.2 To organise, direct and manage the College.

4.3 To have oversight of the day to day running of the college estate, including any decision in respect of the closure of all or part of the college in response to any extenuating circumstance.

4.4 To lead the staff of the College.

4.5 To appoint, assign, appraise, suspend and dismiss (within the framework set out by the Corporation) College staff other than holders of Senior Posts.
4.6 To enter into contracts as necessary with third party providers in order to secure staffing resources to ensure a swift response to employer engagement needs.

4.7 To approve appointments, assignments and dismissals in connection with the above which may fall outside frameworks as approved by Corporation.

4.8 To determine the duties of College staff.

4.9 The making of rules relating to the conduct of College staff.

4.10 To manage the budget and resources within the estimates approved by the Corporation.

4.11 The making of rules with respect to the conduct of students including procedures for suspension and expulsion.

4.12 To maintain student discipline and within the rules and procedure of the College and provided in the Articles to suspend or expel students on disciplinary grounds or for academic reasons.

4.13 To deal with all other matters reasonably falling within the scope of the CEO’s responsibilities and accountabilities including, without limitation, the granting of special leave of absence, the authorisation of overtime working and the authorisation of acquisition of goods, materials and services necessary for the activities of the College in accordance with College policy and Financial Regulations.

5. Delegation to Division Boards
Within the mission and vision of the group and consistent with the group framework:

5.1 To work within a business plan, investment case (or deviation therefrom) subject to the receipt of prior approval from the Group (Statutory Corporation)

5.2 Policy approval as specific to the business unit

5.3 Authority to approve bids and tenders up to a limit as pre-determined by the Group

5.4 Scrutiny of performance indicators as they relate to the agreed business plan

5.5 Oversight of health & safety, safeguarding and equality & diversity as they relate to the business unit

5.6 Recommendation for appointment of co-optees, if specific to that board

6 Further Delegation or Recovery
The Corporation may delegate to or recover from any Committee or the CEO such matters as the Corporation may from time to time determine.

7 Interpretation
7.1 For the avoidance of doubt the Corporation may determine any matter which, in accordance with its scheme of delegation has been delegated to a committee or working group, the Chair or CEO.

7.2 For the avoidance of doubt a committee, divisional board or working group, the Chair or CEO rather than exercise the powers delegated in accordance with the scheme of delegation may refer the matter to the Corporation or the relevant committee for decision as the case may be.
Part 3
Standing Orders
STANDING ORDERS FOR THE CONDUCT OF BUSINESS

INTERPRETATION

1. In these Standing Orders:

   (a) "Group" means LTE Group

   (b) "Board" means the LTE Group Board of (a) above

   (c) "Committee" means a committee, division board or working/single task group of the Board

   (d) "Chair" means the Chair of the Board or of a committee of the Board or of a meeting of the Board or a committee as the context requires

   (e) "Vice-chair" means the Vice-chair of the Board or of a committee of the Board as the context requires

   (f) "Governor" means a member of the Corporation with responsibility as a trustee

   (g) "Co-opted member" means a person who is not a governor but who is appointed as a member of a committee or board

   (h) "CEO" means the CEO of LTE Group

   (i) "Clerk" means the Clerk to the statutory Corporation

2. Words importing one gender shall import all genders and the singular number shall include the plural and vice versa (unless the context otherwise requires).

3. Having first taken the advice of the Clerk, the ruling of the Chair as to the meaning and/or application of these Standing Orders shall not be challenged at any meeting of the Board or a committee, nor open to discussion.

4. These Standing Orders shall take effect subject to any statutory provision for the time being in force affecting further education corporations. In the event that any question arises as to the interpretation of these Standing Orders, any statutory provision for the time being in force affecting further education corporations shall take precedence.

TERM OF OFFICE

5. A governor will serve a term of office of three years for an external or staff appointment, and two years for a student appointment. Ordinarily a maximum of three terms may be served. The CEO shall serve for the duration of their appointment to that post.

ELIGIBILITY TO SERVE

6. Governors shall be required, as a condition of membership, to declare their eligibility to serve both as a condition of their appointment and annually thereafter at the start of each academic year.

7. All governors (with the exception of student governors) shall be required to undergo a DBS check prior to appointment.
MEETINGS OF THE BOARD

8. Ordinary meetings of the Board shall be held quarterly on dates to be agreed by the Board. The Board shall also hold such other meetings as may be necessary.

9. Only the business on the agenda will be discussed at Board meetings except for urgent matters which the Chair rules may be considered. Full details of such matters must be given to the Chair in advance of the meeting and the Chair’s approval obtained before such items are raised.

10. A register of attendance of governors at Board meetings will be maintained by the Clerk.

11. The Clerk shall be entitled to attend all meetings of the Board (including any committee of the Board) but shall withdraw from that part of any meeting at which his remuneration, conditions of service, conduct, suspension, dismissal or retirement are to be considered, in which case the members of the Board shall appoint from their number a person to act as Clerk for the duration of such meeting or part of a meeting.

13. The CEO shall be authorised to invite members of staff to attend in their employed capacity for both non-confidential and confidential business as appropriate.

14. Any question of attendance by any other person to participate in a meeting of the Board shall be decided by the Corporation after taking advice from the CEO and the Clerk.

CHAIR AND VICE-CHAIR

15. At the last ordinary meeting before the expiry of the term of office of the Chair and Vice Chair of the Corporation Board the governors shall appoint a new Chair and Vice Chair from among their number. Any eligible member may self-nominate.

16. Subject to Standing Order 19 the Chair and Vice Chair shall hold office from 1 August in the year of appointment until 31 July of the following year.

17. If both the Chair and Vice-chair are absent from any meeting of the Board, the governors present shall choose one of their number to act as Chair for that meeting, provided that the member chosen shall not be the CEO or a staff or student member.

18. The Chair or Vice-chair may resign his office at any time by giving notice in writing to the Clerk.

19. At the expiry of their term of office the Chair or Vice-chair of the Corporation shall be eligible for reappointment.
PROCEEDINGS OF MEETINGS

20. Should the Chair of the Board or the Board by a resolution proposed, seconded and agreed by the majority of those present determine that it would be proper to conduct the debate on a specific issue formally, the Rules of Debate contained in Standing Orders 21 – 35 will apply.

RULES OF DEBATE

21. (Standing Orders 21 to 35 will only apply following a decision by the Chair or by the Board under Standing Order 20)

22. When speaking, governors will address the Chair. If two or more governors wish to speak at the same time the Chair will decide who shall speak first. A governor who is speaking will immediately be silent if the Chair so requests, or if another governor raises a point of order.

23. Every motion or amendment must be moved and seconded, except that the Chair may move a motion without the requirement for a seconder. If the Chair so requires, a motion or amendment must be submitted in writing to the Clerk and read aloud before it is put to the meeting.

Relevance

24. Every governor who speaks must direct his or her speech strictly to the motion or matter under discussion, or to a motion or amendment which he moves, or to a point of order.

Points of Order

25. Any governor wishing to raise a point of order must say at the outset the Standing Order which he believes has been infringed. Every point of order will be decided immediately by the Chair whose decision will be final.

Motions and Amendments

26. A governor may not move or second more than one amendment on any motion.

27. Once moved and seconded, a motion or amendment may not be withdrawn without the consent of the Board.

28. With the consent of the Board, a governor may with the consent of his or her seconder, alter a motion which he has moved. The alteration must be one which could be made as an amendment under Standing Order 23.

29. Every amendment must be relevant to the motion under discussion and will either:

   - move the reference of the matter back to a committee
   - leave out words
   - add words, or
   - leave out words and add others.
30. An amendment which forms the negative of the motion will not be allowed.

31. Whenever an amendment has been moved and seconded, no subsequent amendment may be moved until the first has been dealt with, unless the Chair decides otherwise.

32. If an amendment is lost, other amendments may be moved on the motion.

33. If an amendment is carried, the motion as amended will become the substantive motion, on which further amendments may be moved.

Procedural Motions

34. Any governor may, at the close of the speech of another governor, move one of the following procedural motions:

- That the question be now put
- That the Board adjourns
- That the debate be adjourned
- That the Board proceeds to the next business

35. Procedural motions require a seconder. If such a motion is carried, it will be acted on without further discussion.

SUSPENSION OF STANDING ORDERS

36. Any Standing Order may be suspended at any meeting provided that a majority of the governors present and voting so decide and provided that in so doing there is no conflict with any statutory requirement.

VOTING AND DIVISIONS

37. Voting will be by show of hands unless at least five governors demand a division.

38. Where a division is called, the names of those voting for or against the motion or amendment will be recorded and entered in the minutes.

39. On a formal motion put from the Chair the question may be decided by the voice of the governors, unless any governor demands a show of hands.

40. If immediately after a vote is taken any governor so requires, the way in which he voted (or abstained) will be recorded in the minutes of that meeting.

41. In the event of there being a tied vote, the Chair of the meeting shall have a second or casting vote regardless of whether he has voted when the motion or amendment was put to the meeting.
DISORDERLY CONDUCT

42. If at a meeting of the Board any governor in the opinion of the Chair misconducts themselves by persistently disregarding the ruling of the Chair, or by behaving irregularly, improperly, or offensively, or by willfully obstructing the business of the Board, it shall be competent for a governor to move “That (governor’s name) be not further heard” or “That (governor’s name) leaves the meeting”. Such motion, if seconded, shall be put and determined without discussion.

43. The Chair may require any person in attendance who, in the opinion of the Chair, behaves irregularly, improperly or offensively to leave the meeting. The decision of the Chair shall be final and not open for debate or challenge.

SUSPENSION OF SITTING

44. If, after a motion under Standing Order 42 has been carried, the misconduct or obstruction is continued, which in the opinion of the Chair renders the due and orderly dispatch of business impossible, the Chair may, at his/her sole discretion, adjourn or suspend the sitting of the Board for such period as (s)he in his/her discretion shall consider expedient.

ADJOURNMENT

45. The Chair may at any time adjourn a meeting of the Board. The decision of the Chair in this matter shall be final and shall not be open to discussion.

GOVERNORS’ INTERESTS

46. A governor who has any financial interest in the supply of work or goods to or for the purposes of the College, any contract or proposed contract concerning the College; has a contract of employment or other appointment with a competitor organisation or any other matter relating to the College or who has any other interest of a description specified by the Board in any matter relating to the College shall disclose the matter in accordance with clause 10 of the Instrument of Government.

47. The Clerk may request that the Chair consent to the withholding of papers in relation to the above if the nature of the business under discussion could be prejudiced or fettered by the governor with the known interest having access to those papers.

48. A governor who is related (under the definition in the Code of Conduct) to any member of staff of the institution shall be considered as having a financial interest in any matter relating to the pay and conditions of all staff or relating to any issue concerning employment continuity of that particular class of staff in which capacity the relative is employed. In this instance Standing Order 46 shall apply.

PUBLIC ACCESS TO MEETINGS

49. Meetings of the LTE Group Board or its committees shall not be open to members of the public or the press.
STANDING COMMITTEES

Membership and Term of Office

50. Subject to Standing Order 57, a governor’s term of office as a member of a committee lasts until the expiry of his term of office or as reviewed by the Board, whichever is the sooner.

51. The Board (or if required in order to expedite the business of the Board the Chair) will review the membership of committees from time to time and may change the membership of committees as it sees fit. A substitute member may any attend any meeting in place of a member unable to attend in order to ensure the meeting is quorate; such a member may be either a governor or co-optee.

52. Co-opted members of committees will be appointed by the Board and will hold office for three years. Such appointments to be made following the recommendation of either the appointments committee or the relevant divisional board or committee. The Board may re-appoint such co-opted members for further terms of office if they so decide.

Committee Chairs

53. Any member of a committee (including co-opted members) may be elected as Chair. The CEO or any other senior post holder appointed ex officio may not be elected as Chair.

54. Staff and student governors may not be elected as Chair.

55. Chairs shall be elected by the members of each committee for the following year at the last ordinary meeting of the year, unless directed otherwise by the Board. Any eligible member may self-nominate.

Committee Meetings

56. Committees will normally meet in accordance with their terms of reference and as set out in the annual meetings schedule. However, the committee Chair has authority to rearrange the date of a meeting in consultation with the Clerk if there are good reasons for so doing. The committee Chair may also cancel a meeting if the Clerk advises that there is insufficient business requiring the committee’s attention to justify holding a meeting before the next scheduled meeting of the Committee.

Constitution and Terms of Reference

57. The committees of the Board and their constitution and terms of reference shall be as set out in accordance with the decisions or as subsequently amended by the Board.

Staff and Student Engagement

58. Each Divisional Board shall be required to engage actively with its relevant staff and student body. How this is undertaken shall be a matter for each Divisional Board. Practice adopted by one Divisional Board shall not imply adoption by any other.
Minutes

59. Formal minutes of committees will be prepared by the Clerk and submitted to the next meeting of the Board. Any recommendations made by committees will be referred to specifically on the Board agenda.

Attendance at Committee Meetings by Persons who are not Committee Members

60. Members of the public and representatives of the press shall not be admitted to meetings of committees of the Board.

61. The Chair and CEO shall be entitled to attend all meetings of the committees but shall withdraw from that part of any meeting at which their appointment, remuneration, conditions of service, conduct, suspension, dismissal or retirement are to be considered.

62. The CEO shall be entitled to attend the Audit & Risk Committee by invitation.

63. The Clerk shall be entitled and expected to attend meetings of all committees except that (s)he shall withdraw from that part of any meeting at which his/her remuneration, conditions of service, conduct, suspension, dismissal or retirement are to be considered.

64. The CEO is authorised to invite other members of staff to attend committee meetings as the need arises.

65. The Chair of any committee may invite the attendance of any other person at a committee meeting after having taken the advice of the CEO and the Clerk. The Chair may also nominate an alternative member(s) to attend any meeting which is at risk of being inquorate.

66. All committees shall have the right to exclude any person who is not a member of the committee from all or part of a meeting should this be warranted by the nature of the business to be considered. However, a committee may not exclude the Clerk to the Governors unless the provisions of Standing Order 63 apply.

LEAD GOVERNORS

67. The Board may choose the exercise its oversight of a business, division or statutory responsibility through the appointment of a single lead governor.

68. Such a person must be a member of the corporation with full responsibilities of a trustee and may not be the CEO, staff or student governors or co-optees.

SINGLE TASK GROUPS

69. The membership of each single task group (STG) shall be determined at the establishment of each STG and shall reflect the skills needed for the consideration of the issue at hand.

70. Each STG shall consist of a minimum of three members.

71. Officers of the organization (including any subsidiary) may be members of a STG at the discretion of the Board.
72. The remit and purpose of each group shall be clearly defined when established.

73. If the STG is to be established as a matter of urgency before a meeting of the Board can be convened the Chair may undertake Standing Orders 67-70 above under delegated powers.

74. The STG shall exist only for as long as required to carry out its remit and shall cease immediately upon the presentation of its final report to the Board. No member of the STG shall be considered to hold office as a member of that group after this time.

75. The STG shall meet as often as directed by the Board or as decided by the membership of the STG as a response to undertaking the remit given.

PUBLICATION OF GOVERNANCE DOCUMENTS ELECTRONICALLY

76. The Clerk shall ensure that the following are published electronically

- a written statement of its policy on attendance and access
- the minutes of meetings following approval of the draft by the Chair
- the Terms of Reference of the Corporation and its Committees
- Standing Orders

ULTRA VIRES

77. The Clerk shall advise the Corporation Board if, at any time, s/he is of the opinion that the Board is acting inappropriately or is likely to exceed its powers or to infringe general or administrative law. Should the Board decline to act upon the Clerk's advice, the following arrangements shall apply:

(i) the Clerk shall put their advice to the Board in writing, having first consulted with such external agencies as s/he considers to be appropriate in the circumstance and the Clerk's advice shall be recorded in the minutes.

(ii) should the Board continue to disregard the Clerk's advice, the Clerk is authorised, without further reference to the Board, to refer the matter to whatever external agencies s/he considers appropriate, including the College's funding bodies, its internal and external; auditors and the Department for Education (DfE) as appropriate.

78. The discharge of the above functions shall not prejudice the employment or contractual position of the holder of the post.

PAYMENT OF ALLOWANCES & HONORARIA

79. Independent governors may be remunerated in their capacity as trustee as determined in accordance with the Instrument of Government.

80. All governors and co-optees shall be entitled to claim such expenses associated with the undertaking of the duties of governor or co-optee in respect of travel and subsistence as set out in the college travel and subsistence scheme for staff. Governors and co-optees may not claim for loss of payment for unpaid leave taken in order to undertake the role of governor.
81. Honoraria may be paid to co-optees, at the discretion of the Board, for any work undertaken in a professional capacity for the Group, such payments not being made for any work undertaken in the capacity of trustee.

82. The Clerk shall approve any claim made under paragraph 80.

**URGENT ACTION**

83. If, in his/her opinion, any matter which would otherwise be the responsibility of the Board, is of an urgent nature, the CEO (or an Officer delegated by them) may, in consultation with the Clerk, obtain the agreement in writing of the Chair (or in their absence the Vice-chair) of the Board, to take action necessary to deal with the matter. Provided always that none of the responsibilities of the Board referred to in Articles 9 and 10 of the Articles of Government may be the subject of such action.

84. Every such decision shall be reported to the next available ordinary meeting of the Board.

**AUTHENTICATION OF DOCUMENTS**

**Common Seal**

85. The Common Seal of the Board must be kept in a safe place at the College and must be secured by a lock the key to which will be kept in accordance with arrangements approved by the Clerk. The Clerk will authorise the affixing of the Common Seal to any document which requires to be sealed for the transaction of the business of the Board. The application of the Seal shall be authenticated by the signature of the Chair and any other governor.

86. An entry of the sealing of every order, deed, or other document to which the Common Seal of the Board has been affixed must be registered in a book maintained by the Clerk for that purpose and reported to the next available ordinary meeting of the Board.

**Signing of Documents**

87. The CEO is authorised to sign on behalf of the Board, where appropriate, any document necessary to give effect to any decision of the Board or its committees or any other matter in furtherance of the College’s business.

**VARIATION OR REVOCATION**

88. Any amendment, variation, addition to or revocation of these Standing Orders shall be approved by the Board and shall take effect as from the conclusion of the meeting at which the Board’s approval is given, subject to any direction to the contrary given by the Board. Any such changes to these Standing Orders shall not be made in such a way that a conflict is created with any provision of the Instrument and Articles of Government of the College which take precedence at all times.

**REVIEW AND UPDATING**

89. The Clerk will review these Standing Orders and all other policies and procedures relating to College governance as part of a cycle of review or as necessary following any changes to associated legislation or practice.
Part 4
Terms of Reference
TERMS OF REFERENCE OF COMMITTEES, GROUPS AND DIVISIONAL BOARDS

FE BOARD

Objective

1.1 To undertake the oversight of the operation of Further Education provision on behalf of the LTE Group Board.

Membership

2.1 The membership of the FE Board shall be up to 9 members: comprising:

- At least four members of the LTE Group Board
- Principal
- Up to four co-opted consultants with appropriate expertise

2.2 The Chair of the Divisional Board shall be a college governor.

2.3 For the meeting to be quorate 3 members must be present including at least one college governor.

Meetings

3.1 Meetings shall be called at least three times per year, as dictated by the cycle of business.

Attendance at Meetings

4.1 The Company Secretary or their representative shall attend.

4.2 The group may require the attendance of any person(s)/representative for the provision of expert advice/guidance as decided by the FE Board from time to time.

4.3 The Chair of the Board of Governors and/or the CEO shall be entitled to attend but shall not have a vote.

Duties

5.1 To monitor the performance of the FE provision of the college against targets set by the Corporation.

5.2 To develop FE strategy for The Manchester College

5.3 In respect of the FE provision in the college, to have oversight of:

   i. the quality of teaching and learning
   ii. the learner voice
   iii. the financial performance against budget
   iv. health & safety, safeguarding and equality & diversity
   v. risk management
   vi. HR/IT

5.4 To escalate any issues arising from 5.1 and 5.3 above to the attention of the Board of Governors.

5.5 To approve any policies specific to the delivery of FE provision, as delegated by the Board.

5.6 In respect of FE provision, to consider any business case or investment plan prior to its recommendation to the Board.
5.7 In undertaking the above the Divisional Board shall undertake appropriate engagement with the FE staff and student bodies.

**Powers**

6.1 The Divisional Board shall have no powers of determination, other than those which may be granted explicitly by the Board for a specific purpose but shall instead be required to recommend a course/courses of action for determination by the Board

6.2 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board

**Reporting Procedure**

7.1 Minutes of the FE Board shall be submitted for consideration together with a written report for the approval of recommendations by the LTE Group Board.
HE Board

Objective
1.1 To undertake the oversight of the operation of Higher Education provision on behalf of the LTE Group Board.

Membership
2.1 The membership of the HE Board shall be up to 9 members: comprising:
   At least three members of the LTE Group Board
   Principal
   Up to four co-opted consultants with appropriate expertise

2.2 The Chair of the Group shall be a college governor.

2.3 For the meeting to be quorate 3 members must be present including at least one college governor.

Meetings
3.1 Meetings shall be called at least three times per year in accordance with the cycle of business.

Attendance at Meetings
4.1 The Company Secretary or their representative shall attend.

4.2 The board may require the attendance of any person(s)/representative for the provision of expert advice/guidance as decided by the board from time to time.

4.3 The Chair of the LTE Group Board and/or the CEO shall be entitled to attend but shall not have a vote.

Duties
5.1 To monitor the performance of the HE provision of the college against targets set by the Corporation

5.2 To develop HE strategy

5.3 In respect of the HE provision in the college, to have oversight of:
   i. the quality of teaching and learning
   ii. the learner voice
   iii. the financial performance against budget
   iv. health & safety, safeguarding and equality & diversity
   v. risk management
   vi. HR/IT

5.4 To escalate any issues arising from 5.1 and 5.3 above to the attention of the LTE Group Board

5.5 To approve any policies specific to the delivery of HE provision, as delegated by the Board

5.6 In respect of HE provision, to consider any business case or investment plan prior to its recommendation to the Board

5.7 In undertaking the above the Divisional Board shall undertake appropriate engagement with the HE staff and student bodies.
Powers

6.1 The Group shall have no powers of determination, other than those which may be granted explicitly by the Board for a specific purpose but shall instead be required to recommend a course/courses of action for determination by the Board.

6.2 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board.

Reporting Procedure

7.1 Minutes of the HE Board shall be submitted for consideration together with a written report for the approval of recommendations by the LTE Group Board.
NOVUS BOARD

Objective
1.1 To undertake the oversight of the operation of justice provision on behalf of the LTE Group Board.

Membership
2.1 The membership of the Novus Division shall be up to 9 members: comprising:

Up to four members of the Board of MD Novus
Up to four co-opted consultants with appropriate expertise (dependent upon the number of governors appointed)

2.2 MD Novus shall not be eligible to be Chair.

2.3 For the meeting to be quorate 3 members must be present including at least one college governor.

Meetings
3.1 Meetings shall be called at least three times per year in accordance with the cycle of business.

Attendance at Meetings
4.1 The Company Secretary or their representative shall attend.

4.2 The group may require the attendance of any person(s)/representative for the provision of expert advice/guidance as decided by the Group from time to time.

4.3 The Chair of the LTE Group Board and/or the CEO shall be entitled to attend but shall not have a vote.

Duties
5.1 To monitor the performance of the justice provision of the college against targets set by the Corporation

5.2 To develop the strategy of the Novus business unit

5.2 In respect of the justice provision in the college, to have oversight of:

i. the quality of teaching and learning
ii. the learner voice
iii. the financial performance against budget
iv. health & safety, safeguarding and equality & diversity
v. risk management
vi. HR /IT

5.4 To escalate any issues arising from 5.1 and 5.3 above to the attention of the LTE Group Board

5.5 To approve any policies specific to the delivery of justice provision, as delegated by the Board

5.6 In respect of justice provision, to consider any business case or investment plan prior to its recommendation to the LTE Group Board.
5.7 In respect of any justice bids, tenders and business development opportunities, to review and assess prior to submission to the LTE Group Board for approval.

5.8 In undertaking the above the Divisional Board shall undertake appropriate engagement with the Novus staff and student bodies.

Powers

6.1 The Group shall have no powers of determination, other than those which may be granted explicitly by the Board for a specific purpose but shall instead be required to recommend a course/courses of action for determination by the Board

6.2 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board

Reporting Procedure

7.1 Minutes of the Divisional Board together with a quarterly report shall be submitted for consideration and for the approval of recommendations by the LTE Group Board.
GROUP SERVICES BOARD

Objective

1.2 To undertake the oversight of the operation of group services on behalf of the LTE Group Board.

Membership

2.1 The membership of the Group Services Board shall be up to 9 members: comprising:

- Up to four members of the LTE Group Board
- COO and Group Finance Director
- Up to three co-opted consultants with appropriate expertise (dependent upon the number of governors appointed)

2.2 The COO and Group Finance Director shall not be eligible to be Chair.

2.3 For the meeting to be quorate 3 members must be present including at least one governor.

Meetings

3.1 Meetings shall be called at least three times per year, as dictated by the cycle of business.

Attendance at Meetings

4.1 The Company Secretary or their representative shall attend.

4.2 The group may require the attendance of any person(s)/representative for the provision of expert advice/guidance as decided by the Group Services Board from time to time.

Duties

5.1 To monitor the performance of the group services of the organisation against targets set by the Corporation.

5.2 To develop strategy for the group services unit

5.3 In respect of group services in the college, to have oversight of:

- the quality and efficiency of services provided to business units
- the financial performance against budget
- health & safety, safeguarding and equality & diversity
- risk management

5.4 To escalate any issues arising from 5.1 and 5.2 above to the attention of the LTE Group Board.

5.5 To approve any policies specific to the delivery of group services, as delegated by the Board.

5.6 In respect of group services, to consider any business case or investment plan prior to its recommendation to the Board

5.7 In undertaking the above the Divisional Board shall undertake appropriate engagement with the group services staff.

Powers
6.1 The Divisional Board shall have no powers of determination, other than those which may be granted explicitly by the Board for a specific purpose but shall instead be required to recommend a course/courses of action for determination by the Board.

6.2 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board.

**Reporting Procedure**

7.1 Minutes of the Group Services Board shall be submitted for consideration together with a written report for the approval of recommendations by the LTE Group Board.
AUDIT & RISK COMMITTEE

1 Objective
1.1 The Committee shall ensure that the internal control systems, including audit activities, of the Statutory Corporation (‘the group’) and any of its subsidiaries is monitored actively, independently and objectively in order to:-
   • improve the effectiveness of the group’s internal controls
   • reinforce the independence and effectiveness of the internal audit function;
   • provide a sounding board for group management on issues of concern in connection with its internal control systems;
   • advise on the reliability of the group’s information systems;
   • underpin the objectivity and independence of the external auditors;
   • increase public confidence in the objectivity and fairness of the group’s financial reports and in the quality of the group’s corporate governance.
1.2 To provide a medium of communication from the group’s auditors, which is not controlled by management.

2 Membership
2.1 The Committee shall be appointed by the LTE Group Board and consist of:-
   Up to four governors (excluding: the Chair of the LTE Group Board, the CEO, staff, student members); and up to four co-opted members.
2.2 The Chair shall have casting vote.
2.3 A quorum shall be two members, with at least one member to be a governor.
2.4 The Co-opted member may not be elected as Chair.

3 Attendance at Meetings
3.1 The CEO or some other senior manager who is responsible for the College’s internal control and a representative of the internal auditors shall normally attend meetings at the invitation of the Committee, and the Committee shall have the power to invite such other persons to attend meetings as may be desirable and necessary.
3.2 The Company Secretary (or their representative) shall attend all meetings.

4 Frequency of Meetings
4.1 Meetings shall be held not less than 3 times per year. The internal or external auditors may request a meeting if they consider that one is necessary.
4.2 A special meeting of the Committee may be called at any time following the written request of 50% of its members.

5 Authority
5.1 The Committee is authorised by the Corporation to investigate any activity within its terms of reference
5.2 The Committee is authorised by the Corporation to obtain outside legal or other independent professional advice and to secure the attendance of consultants with the relevant experience and expertise if it considers this necessary.
Duties

The duties of the Committee shall be:-

6.1 to advise the Corporation on the adequacy and effectiveness of the group’s systems of internal control and its arrangements for risk management, control and governance processes, and securing economy, efficiency and effectiveness (value for money);

6.2 to advise the Corporation on the appointment, reappointment, dismissal and remuneration of the financial statements auditor and the IAS;

6.3 to advise the Corporation on the scope and objectives of the work of the IAS, the financial statements auditor and the funding auditor;

6.4 to carry out an annual review of the group risk management and gift and hospitality policies

6.5 to ensure effective coordination between the IAS, the funding auditor and the financial statements auditor including whether the work of the funding auditor should be relied upon for internal audit purposes;

6.6 to consider and advise the Corporation on the audit strategy and annual internal audit plans for the IAS;

6.7 to advise the Corporation on internal audit assignment reports and annual reports and on control issues included in the management letters of the financial statements auditor and the funding auditor, and management’s responses to these;

6.8 to monitor, within an agreed time scale, the implementation of agreed recommendations relating to internal audit assignment reports, internal audit annual reports, the funding auditor’s management letter and spot-check reports and the financial statements auditor’s management letter;

6.9 to consider and advise the Corporation on relevant reports by the NAO, the funding bodies, and where appropriate management’s response to these;

6.10 to establish, in conjunction with college management, relevant annual performance measures and indicators, and to monitor the effectiveness of the IAS and financial statements auditor through these measures and indicators and decide, based on this review, whether a competition for price and quality of the audit service is appropriate;

6.11 to produce an annual report for the Corporation and accounting officer, which should include the committee’s advice on the effectiveness of the college’s risk management, control and governance processes, and any significant matters arising from the work of the IAS, the funding auditors and the financial statements auditor;

6.12 to ensure that all allegations of fraud and irregularity are properly followed up;
6.13 to be informed of all additional services undertaken by the IAS, the financial statements auditors and the funding auditors

6.14 to receive an annual reports as necessary in accordance with the group's Financial Regulations

6.15 To scrutinise the Financial Statements of the College or any company of the College prior to making a recommendation on the acceptance thereof by the Corporation

6.16 To ensure both individual governors and co-optees and Divisional Boards, Committees and STGs comply with Group policies and procedures.

7 Reporting Procedures
The minutes of the meetings of the Committee shall be presented to the LTE Group Board meetings.
INVESTMENT & ESTATES STRATEGY GROUP (IESG)

Objective

1.1 To undertake the strategic oversight of the investment and estates strategy on behalf of the LTE Group Board.

Membership

2.1 The membership of the Investment & Estates Strategy Group shall be up to 11 members: comprising:

Up to four members of the LTE Group Board (such members not to be the staff or student governors)
CEO, Principal and Group Finance Director
Up to four co-optees, appointed for their professional expertise

2.2 The Chair of the Group shall be a college governor.

2.3 For the meeting to be quorate 3 members must be present including at least two independent governors.

Meetings

3.1 Meetings shall be called as and when required in order to discharge the IESG’s objective.

Attendance at Meetings

4.1 The Company Secretary or their representative shall attend.

4.2 The IESG may require the attendance of any person(s)/representative for the provision of expert advice/guidance as decided by the Group from time to time.

4.3 The Chair of the LTE Group Board shall be entitled to attend but shall not have a vote.

Duties

5.1 To oversight of the development of the group estates strategy

5.2 To consider the LTE Group investment strategy and recommendations as submitted by either the group Executive or external consultants

5.3 To appraise those recommendations in line with The LTE Group strategic plan, estates strategy and any other relevant policy framework.

5.4 To ensure proposals are strategic in terms of output and the delivery of strategic objectives.

5.5 To undertake such other activities as may be determined appropriate by the Board on its behalf from time to time.

Powers

6.1 The IESG shall have no powers of determination but shall instead be required to recommend a course/courses of action for determination by the Board

6.2 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board

Reporting Procedure

7.1 Minutes of the IESG shall be submitted for consideration and for the approval of recommendations to the LTE Group Board.
REMUNERATION COMMITTEE

1 Objective
1.1 The Committee shall review the Corporation’s policy on executive remuneration and make recommendations in respect of the specific remuneration packages of senior post holders so as to:
   • ensure that senior post holders are fairly rewarded for their individual contributions to the Group’s overall performance; and
   • demonstrate to the public that the pay of senior post holders is set by a committee which has no personal interest in the outcome of its decision and which gives due regard to the interests of the public and of the financial health of the group.

1.2 The Committee shall review policies and procedures relating to the terms and conditions of service of senior post holders as may be required.

2 Membership
2.1 The Committee shall be appointed by the Corporation and shall consist of the Chair, the Chair of the Audit & Risk Committee ex officio and one other governor. The CEO, Principal, staff and student members shall not be eligible.

2.2 Quoracy shall be two out of three members present.

2.2 The Chair shall have casting vote.

3 Attendance at Meetings
3.1 Attendance of any person other than members of the Committee is at the discretion of the Committee.

3.2 The Company Secretary (or their representative) shall attend.

4 Frequency of Meetings
4.1 Meetings shall be held not less than once a year.

4.2 A special meeting of the Committee may be called at any time following the written request of 2 out of 3 of its members.

5 Duties
5.1 The Committee shall review and make recommendations to the Corporation on the specific remuneration packages of the CEO and other senior post holders, and in so doing shall consider the following component elements:
   - basic salary;
   - benefits in kind;
   - annual bonus/performance related elements;
   - pension provisions;
   - the main terms and conditions in each senior post holder’s service agreement, with particular reference to the notice provisions.

5.2 For the undertaking of 5.1 above the Committee shall evaluate annually the specific remuneration packages of the Principal and other senior post holders against:
   - pre-established performance goals and objectives (if extant)
   - an appropriate peer group
   - sector bench marking
   - the pay award for college staff
   - local influencing factors (e.g. recruitment and retention)
   - any relevant policy guidance issued by the Corporation
If relevant, the Committee will review and assess performance target goals and objectives established before the commencement of the relevant period and determine whether such goals and objectives have been achieved at the end of the relevant period.

5.3 The Committee shall, with access to expert advice as appropriate, draft and review compensation (including the augmentation of pension benefits) which may be payable in the event of the early termination of the employment of the CEO or any other senior post holder in line with the procedure for settlement in respect of senior post holder termination of contracts for approval by the Corporation. For any meeting called in this respect the Committee has the power to appoint co-opted members as necessary.

5.4 The Committee shall review group policies relating to the terms and conditions of service of senior post holders as required.

6 Reporting Procedures

6.1 The Clerk to the Committee shall keep minutes of the meetings of the Committee and report these to the Corporation Board on the “restricted” agenda, at which point the senior post holders together with staff and student governors will be required to withdraw from the relevant part of the meeting.
GOVERNANCE COMMITTEE

1 Objective:

1.3 To review, consider and make recommendations on the development, implementation and effectiveness of governance framework and practices across the LTE Group
1.4 To have oversight of the self-assessment and appraisal process of the governance of the group.

2 Membership

2.1 The Committee shall be appointed by the Corporation and shall consist of five members comprising: three governors, the Chair of the LTE Group Board ex officio and the group Company Secretary and General Counsel.
2.2 Quoracy shall be three members present.
2.3 Members may put forward an alternate member if they are unable to attend (particularly in respect of a hearing under paragraph 5.4).

3 Attendance at Meetings

3.1 Attendance of any person other than members of the Committee is at the discretion of the Committee
3.2 An Assistant Company Secretary/Governance Officer or a person in that capacity shall attend for the purpose of the minutes.

4 Frequency of Meetings

4.1 Meetings shall be held not less than once a year.
4.2 A special meeting of the Committee may be called at any time by the Chair or following the written request of three of its members.

5 Duties

5.1 The Committee shall review and make recommendations to the Corporation on:

- Size of the group and subsidiary boards
- Numbers of Exec and Non-Exec (trustees) on each Board
- Skills matrix for membership of each Board
- Roles and accountabilities for each different board
- Management of conflicts of interest
- Interaction between group entities
- Authority/delegation levels
- Length and number of terms of office
- Positions of current governors within the group
- Any other governance issue referred to it by the Group Board

5.2 The Committee shall have oversight of any self-assessment process undertaken by the LTE Group Board, including oversight (but not the undertaking of) any process adopted for the appraisal of trustees and co-optees.
5.3 The Committee shall liaise as necessary with any external panel involved in the consideration of the payment of trustees under Article 10.

5.4 The governor members of the Committee (but not the Company Secretary & General Counsel who shall instead act in an advisory capacity; and not the Group Chair ex officio) shall act as the panel for consideration of any issue referred to it by the LTE Group Board in respect of a governor’s fitness or ability to serve or consideration as directed by the Chair of the LTE Group Board breach of the Code of Conduct by a governor.

5.5 In respect of 5.4 this panel shall meet to consider the preliminary evidence. Any appeal on a decision made in respect of 5.4 above shall be referred to the LTE Group Board for the establishment of an appeal panel.

Powers

6.1 The committee shall have no powers of determination but shall instead be required to recommend a course/courses of action for determination by the LTE Group Board
APPOINTMENTS COMMITTEE

1 Objective

The Appointments Committee will keep under review the composition of the LTE Group Board and will recommend applicants whose skills and experience balance the need of the Corporation;

2 Membership

2.1 The Committee will have 4 members: the Chair of the Board, up to two governors (not to be staff or student governor) and CEO

2.2 A quorum will be 2 members of the Committee, at least one to be a non-executive member.

2.3 The Chair shall have casting vote.

3 Frequency of Meetings

3.1 Meetings as a response to forthcoming or existing vacancies on the LTE Group Board.

3.2 A special meeting of the Committee may be called at any time following the written request of 2 of its members.

4 Attendance at Meetings

4.1 Attendance of any person other than members of the Committee is at the discretion of the Committee and the Committee may engage the services of recruitment specialists if appropriate

4.2 The Company Secretary (or their representative) shall attend.

5 Duties

The Duties of the Committee are:

5.1 To consider, when considering an application to join the Board, the balance of the Corporation membership in terms of gender, age and ethnicity, skills and expertise to ensure the Corporation both reflects its community and has a sufficient level of skills and expertise to undertake its duties effectively

5.2 To consider and determine procedures for the recruitment of new Board members

5.3 To consider applications for appointment to the Board, interviewing where necessary and formulating recommendations for consideration by the LTE Group Board taking account of the need to ensure a balance of corporation membership as indicated in 5.1.

5.4 To review the performance of Board members before recommending re-appointment, particularly when the individual has served two terms of office.

6 Reporting Procedure

6.1 Minutes of meetings of the Committee on the agenda for Board meetings.

6.2 The Corporation is required to consider the advice of its Appointments Committee before making appointments of external governors.
SINGLE TASK GROUPS

Objective
1.1 A single task group shall be established by the LTE Group Board (or Chair of LTE Group Board under delegated powers) in order to scrutinise and consider a complex issue which it would be unreasonable to expect the Board to undertake within the confines of its formal business.

1.2 The purpose of each group must be clearly articulated at its establishment and included in its report to the Board

1.3 Each Single Task Group shall be established for a defined period of time upon establishment, though this may be extended following a review; such extension to be time limited.

Membership
2.1 The membership of each single task group shall be determined on a group by group basis.

2.2 The membership must reflect the requirements of any particular expertise necessary for the effective discharge of its task and/or include an appropriate cross section of skills to give its recommendations appropriate legitimacy

2.3 The membership of any group may include officers of the group if deemed appropriate by the CEO and approved by the Board (or Chair under delegated powers).

2.4 Quoracy shall be 40% of the members

Meetings
3.1 Meetings shall be called as and when required in order to discharge its purpose as decided by the Board

Attendance at Meetings
4.1 Attendance of any person other than members of the STG is at the discretion of the STG

4.2 The Company Secretary (or their representative) shall attend.

4.3 The Chair of the LTE Group Board and/or the CEO shall be entitled to attend any meeting but shall not have a vote, unless this clause is explicitly excepted under the terms of establishment.

Duties
5.1 The remit of the group shall be as set out when established by the Board/Chair.

5.2 The Group shall have no powers of determination but shall instead be required to recommend a course/courses of action for determination by the Board

5.3 There shall be no casting vote. Any issue of dissent or failure to agree a majority for a recommendation shall be reported as deadlock for determination by the Board

Reporting Procedure
The Single Task Group shall be required to submit reports for consideration by the Board.
SPECIAL COMMITTEE
(UNDER ARTICLE 10)

1. Objective

1.1 The Special Committee shall consider an issue within the remit of Article 10.

2 Membership

2.1 Membership of the Committee shall comprise 3 members of the LTE Group Board having regard to governor availability for the duration of any one particular appeal.

2.2 The CEO, Principal, staff and student members shall not sit on the Committee. The Chair of the Committee will be selected by the Committee.

2.3 The quorum for meetings of the Committee shall be 3 members.

2.4 The Company Secretary shall act as the Clerk to the Committee.

3 Authority

3.1 The Special Committee is authorised by the Corporation to investigate any activity within its terms of reference. It is authorised to seek any relevant information it requires from any member of staff of the Corporation or any relevant third parties, and all members of staff are directed to co-operate with any reasonable request made by the Committee.

3.2 The Committee must adhere to the scope and purpose and the general principles specified within the relevant college procedure.

3.3 The Committee is authorised and required to obtain legal or other independent professional advice and to secure the attendance of those with relevant experience at any meeting of the Committee.

4 Duties

4.1 The Committee shall convene a hearing as soon as reasonably possible after receipt by the Company Secretary of the written appeal. The determination on whether such an appeal falls within the remit of the committee shall be the decision of the Company Secretary, having due regard to any external advice as necessary.

4.2 The Committee must provide the appellant with at least 5 working days’ notice of the appeal hearing.

4.3 At the hearing, the Chair shall first ensure that the Committee’s role and the procedure to be followed are understood by all the persons attending the hearing.

4.4 The evidence and representations of the college management shall be considered first. The Committee shall allow both parties to make representations to the Committee, either orally or in writing. If appropriate, the Committee shall allow the representative of the college management, the other party and the person accompanying the other party (if any) to ask questions of any members of staff.
attending the hearing as witnesses, but with all questions being directed through the Chair of the Committee. The members of the Committee shall put such questions as they see fit to the representative of the college management, the other party, the witnesses or any other persons attending the hearing.

4.5 The Committee shall have full discretion to admit or exclude information as it considers fit and to vary the procedure to be followed at the appeal hearing.

4.6 The Committee may adjourn the hearing if it considers further information needs to be gathered or considered. Any adjourned hearing will be reconvened as soon as reasonably practicable.

4.7 When examining the appeal, the Committee shall consider whether the action taken was fair and reasonable in the circumstances which may include (but is not limited to) reviewing as appropriate:

4.7.1 the reasons leading to and the substance of the case

4.7.2 any relevant documents (including terms and conditions of employment);

4.7.3 any relevant representations or statements;

4.7.4 any relevant legislation, statutory or Government guidance;

4.7.5 the extent to which standards have been breached;

4.7.6 past precedents (if any) of the Corporation to ensure consistency as far as possible;

4.8 On conclusion of the appeal hearing, the Committee shall deliberate over its findings in private and reach a decision regarding the appeal in accordance with the remit as set out in the relevant procedure.

4.9 The Committee's decision will be provided in writing to the other party within 5 working days of the appeal hearing. If it is not possible for the Committee to reach a decision within this period, the Clerk will write to the other party on behalf of the Committee with an explanation for the delay and when the written decision can be expected.

5 Reporting procedures

5.1 The Clerk to the Committee shall be responsible for the production and appropriate circulation of all minutes, papers and correspondence arising in connection with any meetings convened by the Committee or any investigations undertaken by the Committee.