Frank Field Education Trust



Anti-Bribery and Corruption Policy 2022-23

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Approved by CEO: Approved by Chair of Trustees:

Dr Chris Hampshire

Tom Quinn



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1. Policy Overview

The Trust is committed to operating fairly, honestly and with integrity. As part of this overall commitment, the Trust has a zero-tolerance policy in relation to bribery and corruption. This includes a commitment to comply with all applicable anti-bribery and corruption laws and regulations and, in particular, the Bribery Act 2010.

Compliance with the law helps the Trust and its employees maintain and enhance our good reputation and reflects our goal to serve the best interests of our pupils. Compliance also helps to protect the Trust, its employees and anyone else associated with it from the severe consequences of breaking the law. Penalties under UK law include unlimited fines in the case of the Trust and unlimited personal fines and up to ten years' imprisonment in the case of individuals.

UK bribery laws, in particular, are extensive and prohibit the offering or receiving of bribes. A bribe is designed to improperly influence the way in which a person acts, may be in the form of money but can also be any other type of advantage. For example, the law extends to the giving or receipt of inappropriate entertainment and to "grease" payments to public officials (e.g. payments to expedite a process).

All staff should remember that the law can be complex and it will not always be clear how the law applies in every situation. Therefore, any questions or concerns about the application of the law to specific situations should be directed firstly to your line manager and then escalated to the COO or CEO if required. In order to ensure compliance with the law, staff should ensure that they follow Trust policies and procedures in relation to gifts and entertainment and claiming expenses.

We require all of our employees and anyone else associated with the Trust to follow this policy and to comply with all applicable anti-bribery and corruption laws. It is the responsibility of all of us to make sure that we uphold our values and that all of our dealings are legitimate and are seen to be above reproach.

It may be a disciplinary offence to engage in conduct or behaviour that does not comply with this policy or for anyone in a managerial or supervisory capacity to fail to take action in respect of any such conduct or behaviour. This may be dealt with under the disciplinary procedure and could lead to dismissal without notice.

If a member of staff believes that anyone associated with the company is acting in a way that may contravene the law or that could put the company at risk, then it is their duty to report the matter as soon as possible. If they are uncomfortable talking to their supervisor or supervisor's manager or if they do not receive a satisfactory response, then they should contact the CEO or the Chair of the Trust.

2. Policy Definitions

Bribery

The Bribery Act 2010 introduces four offences:

- **The offence of bribing another person**. This can occur where a person offers, promises or gives a financial or other advantage to another individual to perform improperly a relevant function or activity.
- The offence of being bribed. This is where a person receives or accepts a financial or other advantage to perform a function or activity improperly.
- **Bribery of a foreign public official**. This is where a person directly or through a third party offers, promises or gives any financial or other advantage to a foreign public official in an attempt to influence them.

- A corporate offence of failure to prevent bribery. A commercial organisation could be guilty of bribery where a person associated with the organisation, such as an employee, agent or even a sub-contractor, bribes another person intending to obtain or retain business for the organisation.

Corruption

The offering, giving, soliciting or acceptance of an inducement or reward that may influence the actions of any person. Both parties are equally guilty of an offence.

3. Gifts and Entertainment

Anyone associated with the Trust must adhere to the rules and guidance in this policy when giving or receiving gifts or entertainment.

In no circumstances should anyone associated with the Trust offer, give or accept any gift or hospitality which might be construed as an attempt to influence a business decision (e.g. hospitality or a gift during a tender process).

If a member of staff is ever uncertain as to the correct course of action, they must speak in confidence to their line manager or ultimately escalate to the COO, CEO or the Chair of the Trust.

3.1 Gifts

Giving of Gifts

In general, the Trust does not believe that the giving of gifts is appropriate. Staff must never give a gift on behalf of the Trust without the express permission of the COO, CEO or the Chair of the Trust. If staff seek permission to give a gift, then they must be prepared to explain the reason for which the gift is being given and justify why the gift is appropriate.

For clarity, the following represent allowable costs that can be incurred by employees of FFET, and are therefore not captured by the above definition of 'gifts':

- Purchase of flowers, the giving of a charitable donation, or similar, either for Trust staff or an appropriate external party, as a one-off gesture to recognise circumstances such as, serious or long term illness or as a 'thank you'.
- Purchase of food, drink and other related items for staff and external individuals where necessary as part of special events for example parents' evenings, Academy-organised sports events, etc.

Such gifts as described above are allowable when appropriate, not excessive, and prior-approved by the Principal, Chief Operating Officer or Chief Executive.

For clarity, the use of Trust funds is not permitted in the following circumstances:

- As a gift for life-events such as resignation, retirement or maternity, although staff may choose to purchase a gift by contributing from their own personal funds.
- For the purchase of alcohol.

Receipt of Gifts

Gifts in this context include any goods and services. In general, members of staff are required to return any gift or give it to charity and send a suitable letter explaining that the Trust's policy is not to accept gifts.

However, the Trust recognises it is common accepted practice for Academy Staff to accept low value gifts from pupils or parents, for example at the end of term. Gifts of this nature do not

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need to be recorded on the register of gifts and hospitality, so long as the gift is less than £20 in value and could not be perceived as being given to exert undue influence on the staff member. For clarity, the following are not considered to be gifts under the definitions of this policy and can therefore be accepted so long as they cannot be construed as an attempt to influence a business decision:

- Low value Items provided for use by Academy staff in the performance of their role at the Academy, which would otherwise need to be purchased. Examples could include:
 - Pens
 - Calendars
 - Other low value stationery items
- Special offers, for example:
 - 3 for the price of 2
 - Discounts
- Gifts provided for pupils at the Academy, so long as the procurement decision does not take account of the donation of the gift. Examples of such donations could include:
 - Text books or other similar materials
 - Sports equipment
 - Other donations not directly related to the provision of education, but for example which could be used by the academy to reward students

Under no circumstances can gifts of cash or an equivalent be accepted.

3.2 Grease Payments / "Kickbacks"

Grease payments or "kickbacks" to public officials in order to gain or speed up actions by them must not be made. These are illegal and any demand for them must be reported to the CEO or the Chair of the Trust.

3.3 Hospitality / Entertainment

The provision and receipt of reasonable hospitality related to the business activities of the Trust is allowed provided that the procedures set out in this policy are adhered to. However, the giving or receiving of hospitality/entertainment on behalf of the Trust should always be kept within reasonable limits.

If a member of staff is offered hospitality of any value as a consequence of your role within the Trust:

- a Central Team member must disclose the hospitality and its nature to the COO, CEO or the Chair of the Trust, and obtain written approval before accepting on the form attached to the appendix of this policy
- an Academy staff member must disclose the item to their Principal and obtain written approval before accepting on the form attached to the appendix of this policy.

In addition, if any hospitality/entertainment is likely to exceed £50 then its provision or receipt must be authorised by the CEO or the Chair of the Trust in advance. Factors that will be taken into account in making a decision will include the proportionality of the event, whether a procurement is underway or likely to be commenced in the future and what the intended purpose of the event is. For example, it would not be unreasonable to accept proportionate hospitality if the purpose of it was to cement effective working relationships. In particular, if a member of staff does not get the appropriate authorisation then they will not be reimbursed for any expenses incurred.





DECLARATION OF GIFTS / HOSPITALITY

(Offered or Received)

Please complete the form below which should be signed in line with the Scheme of Delegation and returned to your Finance Manager (Central Staff return to GWH Finance Department).

This declaration will be retained and recorded in The Register of Gifts and Hospitality at your Academy, or at GWH for Central Staff.

Name:		Department:				
Date of Offer of	of Gift/Hospitality:	Estimated Value:				
Individual/Organisation making offer of Gift/Hospitality:						
Details:						
Reason for Gift/Hospitality:						
Gift/Hospitality Accepted: Yes/No						
Signature (Employee):						
Signature per Scheme of Delegation:(See below)						
Hospitality	Academies: Academy Principal Central Team: COO/CEO/Trust Ch	air				

Gifts

As per the Anti-Bribery and Corruption Policy, you are not required to record gifts from parents or pupils which are below £20. These are the only gifts that can be accepted per the terms of the Policy.