Academy conversions: Clara Grant primary school and Stepney Green Maths and Computing College

Executive Summary
This report asks for Mayoral approval for completion of lease arrangements and commercial transfers related to the academy conversions of Clara Grant Primary School and Stepney Green Maths and Computing College, including agreements related to the Grouped Schools Private Finance Initiative (“PFI”) contract. Both schools have indicated their wish to convert to academies on 1 September 2017.

Recommendations:

The Mayor in Cabinet is recommended to:

1. Agree to the grant of a 125-year lease to the new academy trust for Clara Grant Primary School;

2. Agree to the grant of a 125-year lease to the new academy trust for Stepney Green Maths and Computing College;

3. Authorise the Corporate Director, Place, to agree final terms and conditions for the grant of the new leases for both schools;

4. Authorise the Corporate Director, Place, to agree final terms and conditions with Poplar Harca for the lease of the Clara Grant School nursery class accommodation and sub-lease to the academy trust;

5. Approve the Council to enter into commercial and staffing transfer agreements for both schools;
6. Approve the Council to enter into all other necessary documentation to ensure the liabilities under the PFI arrangements for both schools are transferred to the academies;

7. Authorise the Corporate Director, Children’s Services, after consultation with the Corporate Director, Governance and the Corporate Director, Resources to enter into all other necessary agreements and do all that is necessary for the purposes of the conversion of the two schools;

8. Authorise the Corporate Director, Governance to execute all documentation required to implement the decisions;

9. Authorise the Corporate Director, Resources to execute the Local Government (Contract) Act 1997 Certificate required to implement the decisions

1. **REASONS FOR THE DECISIONS**

1.1 Both schools are maintained community schools and received academy orders dated 23 February 2017. The schools intend to convert simultaneously and form a multi-academy trust.

1.2 Both schools have indicated their wish to convert to academies on 1 September 2017.

2. **ALTERNATIVE OPTIONS**

2.1 There is no alternative to the planned course of action. Once applications from Governing Bodies have been approved by the Secretary of State, the expectation is that the local authority will work with schools on all transfer matters.

3. **ACADEMY CONVERSION**

3.1 Conversion usually involves two key transactions for the Council, these being the land transfer and commercial transfer. The commercial transfer deals with the transfer of existing contracts, staff and associated assets and is affected by a Commercial Transfer Agreement (“CTA”). The Council is the employer of staff at both schools in this case and staff consultation will be carried out with the support of the Council’s HR team. Execution of the CTA is the final severance between the school and the local authority.
Conversion process – property implications

3.2 Both schools currently planning to convert are community schools and, as such, the land is owned by the local authority. The expectation therefore is that the Council will transfer the land to the Academy Trust. The Guidance from the Department of Education is that this transfer is to be by way of a 125 year lease for a peppercorn rent. Failure to transfer or to delay transferring can lead to intervention by the DfE under the Academies Act 2010. Each lease seeks to protect the Council’s interests in the following ways:

- the stipulated use in the lease is for education purposes and community, fundraising and recreational purposes ancillary to the provision of educational services. Council will seek for such community uses and access to extend to out of school hours including Saturdays
- not to assign/transfer the lease to anybody other than a successor charitable or public body approved by the Secretary of State
- not to take out any charge or loan on the schools without prior approval by the Council
- not to underlet the whole of the school or underlet part for a term in excess of seven years
- the lease will automatically end upon termination of the funding agreement between the school and the Department for Education (DfE).

3.3 Both schools are included in the Council’s Grouped Schools PFI contract. Where a school subject to PFI contract converts, the LA, the DfE and the school enter into a set of agreements to retain the existing arrangements until the end of the contract term (2027 in this case). The agreements require the schools to continue to pay the agreed contributions to the LA for the contract payments to be made. A deed of variation to the contract between the LA and the PFI contactor will also be required. The contractor is Tower Hamlets Schools Ltd. The agreements with the schools will preserve the existing arrangements for review and adjustment of charges.

3.4 The 125 year lease granted to the academy must be made subject to the rights of access granted to the PFI contractor via a lease for the contract term. The academy trust’s leases will be subject to the existing sub-lease to LBTH.

3.5 Clara Grant Primary School occupies nursery class accommodation in the adjoining Linc Centre owned by Poplar Harca. The Council and Poplar Harca have not entered into a lease since the stock transfer, however. Action is being taken to regularise this in order that the accommodation can be sub-leased to the academy trust. As this classroom space is outside the PFI contract and is a minor part of the school as a whole, it is expected that the absence of final agreement with the trust will not in itself prevent the conversion providing the parties have agreed action to be taken.
Conversion process – commercial transfer

3.6 In general, the Commercial Transfer Agreement (CTA) is intended to ensure that all information on the transferring staff is recorded and transferred to the academy trust so that the appropriate arrangements for payment of salaries, pension contributions, etc. can be made. The CTA also includes details of any assets, liabilities and contracts that will transfer to the academy trust and those that will remain with the local authority.

3.7 In the case of both these schools there will be transfer of staff, as the LA is the employer. Staff are entitled to transfer under their existing employment terms and conditions, under the Transfer of Undertakings Protection of Employment (TUPE) regulations. The newly formed trusts must inform the current employer (the LA) in writing, of any measures it envisages taking in relation to staff after transfer. For Clara Grant Primary Schools, this may affect up to 77 LA employees and for Stepney Green Maths and Computing College, up to 123 employees.

3.8 The consultation with staff will be led by the schools and their Governing Bodies.

3.9 As regards pensions, when a maintained school becomes an academy, they must continue to provide access to the Teachers' Pension Scheme (TPS) for teaching staff and remit contributions to the TPS. Support staff who transfer will simply continue their membership of the Local Government Pension Scheme (LGPS), as an academy is a scheme employer in the LGPS. On conversion, the school becomes a separate employer in the LGPS and a separate employer contribution rate will need to be calculated by the relevant LGPS fund.

3.10 The contribution rate is made up of two elements; the cost of future benefit accrual and a proportion of the cost of meeting the past service deficit. In setting the rate for recovery of the past service deficit, specific advice has been sought in relation to pensions liabilities. The recommended approach, in accordance with guidance from the Pensions Committee is to allow for a twenty-year recover period for the amount of deficit attributable to deferred and pensioner members of the LBTH Local Government Pension Scheme, to all schools converting to academies on or after 1st April 2017.

3.11 Both schools have a number of Service Level Agreements (“SLAs”) with the Council. It may be that the schools will confirm their intention to carry on with these arrangements post conversion, at which point they will be able to enter into new contracts with the Council, like any other school.

Conversion Process - Assets (not including land and buildings)

3.12 An asset register is being completed and all “other” assets will be transferred to the respective academies.
Conversion Process - Contracts

3.13 All contracts and licences currently held by the schools are being confirmed, along with the schools’ intentions regarding the continuation of the contracts.

3.14 If the contracts are to cease, any remaining liabilities will be transferred via the CTA. All continuing contracts will be novated.

PFI contract arrangements

3.15 Both schools are included in the Tower Hamlets Grouped Schools PFI contract. The DfE has established arrangements for these circumstances whereby the school will remain part of the contract and new contractual arrangements between the school, the Council and the DfE are put in place to ensure that the existing PFI contract arrangements can continue. The PFI contract remains between the Council and the contractor. The new agreements for each academy school ensure that the Council will continue to receive the financial contributions from the school as it would have done without the conversion, and that there is no impact on the contractor or its funders.

i. The School Agreement: this is between the Council and the Academy Trust. It sets out the school’s liability for the continuing financial contribution for the contract services and the school’s obligations relating to the contract.

ii. The Principal Agreement: this is between the DfE, the Council and the Academy Trust. It provides that the Council can call on the DfE should the academy fail in its obligations, including payments, in relation to the contract.

iii. Deed of Variation to the PFI contract: this is between the Council and the PFI contractor. It allows for the change of status of a school, requires the academy trust to be named on insurances and allows the contractor to retain access to the transferred land in order to provide the services. The Deed also includes (at Schedule 2) a Local Government (Contract) Act Certification, which certifies the vires (power) of the Council to enter into the contract.

3.16 These documents will remain in force until the expiry of the Grouped Schools PFI contract in 2027. One school included in the contract, Old Ford Primary School, converted to become an academy in 2013. Precedent documents entered into for that conversion by the trust, the Council and the PFI contractor will be adopted in this case.

3.17 There is at present a project in progress to build a new sixth form block at Stepney Green School which the Council is funding. The school has agreed to pay additional PFI contributions for this new block and this will be recorded in the School Agreement referred to above.
4. CONTINUING RELATIONSHIP

Admissions

4.1 All academies are required to adopt clear and fair admission arrangements in line with admissions law and the School Admissions Code. When schools convert, they become admission authorities and therefore responsible for their own admission arrangements. This will involve periodic consultation, and regularly publishing their admission arrangements.

4.2 The Council retains the responsibility for ensuring that all children and young people in the borough have a school place. The headteachers of both Clara Grant and Stepney Green have been longstanding school representatives on the Tower Hamlets School Admission Forum and have expressed the intention for their schools to adopt the arrangements that the Local Authority uses for admission to its community schools. This includes the use of catchment areas and pupil ability banding, at the point when children transfer from primary to secondary school.

Special Education Needs

4.3 Local authorities retain responsibility for pupils with statements or Education, Health and Care (EHC) plans in academies on the same basis as for such pupils in maintained schools. The LA will continue to commission special places and they must:

- Ensure that academy pupils are appropriately assessed and have EHC plans as part of the entry criteria
- Consider parents’ representations for an academy to be named on an EHC plan and act reasonably in considering those representations
- Fund any individually assigned SEN Top up resources
- Monitor arrangements for SEN pupils in academies
- Conduct reviews of the SEN statements or EHC plans of children in academies at least annually and each six months for children under five.

4.4 There is no specific guidance in respect of converting schools with special units and it is assumed that the guidance in relation to maintained special schools wishing to convert to academy status applies.

4.5 The guidance states that they will not be able to change their characteristics, including the number of places for which they are funded and the types of special educational needs they provide for, as part of the conversion process. The number of pupil places for which the academy will be funded will be based on the number of places for which the special school is funded currently. Likewise, the types of special educational needs the special academy will provide for will be based on the types of needs provided for currently by the special school.

4.6 Any future proposed change to their characteristics would have to be considered by the Education Funding Agency (EFA), with the final decision
resting with the Secretary of State. Any special provision which is an academy wishing to change its designation must involve the Council in the consultation process that it leads.

**Sixth Form**

4.7 Stepney Green School has a recently established sixth form provision and is part of the Sixth Form East group of schools. The number of students opting to stay on for further education at the school, or join from other schools, is growing. The school is developing strong progression routes to higher education and apprenticeships and caters effectively for the whole range of its intake. Stepney Green School has joined with other schools to support curriculum and pastoral initiatives especially with the other Sixth Form East schools, but also with others across the borough. It has hosted the head of sixths forum and teachers have attended a range of sixth form focused conferences and other sessions.

**Exclusions**

4.8 The DfE statutory Guidance on Exclusion is equally applicable to Academies and Free Schools. Whilst Academies are not required to invite the LA Exclusions Officer to Governors’ Pupil Discipline Committee hearings, parents can request the LA Exclusions Officer to attend the hearing. Schools often seek advice on the use of exclusions. Especially as much greater emphasis is now placed on avoiding indirect (or direct) discrimination against vulnerable groups of pupils. There can also be additional financial implications for the school, on top of any funding that would normally follow an excluded pupil.

4.9 All Tower Hamlets Secondary schools (together with the other partners) are part of the Behaviour and Attendance Partnership and have agreed on ten common principles that guide governing bodies in developing and reviewing the behaviour policies for their own schools. This is a statement of shared principles and promotes partnership working. Furthermore, the Tower Hamlets Secondary Schools Behaviour and Attendance Partnership involves secondary schools working collaboratively to address issues surrounding behaviour management, persistent truancy and alternative provision during exclusion. The Partnership operates a Fair Access Protocol (FAP) which seeks to ensure that all schools admit a fair share of pupils who have either been permanently excluded or are at risk of permanent exclusion through the process of a managed move transfer. Schools seeking to arrange a managed move transfer for pupils at risk of exclusion do so in accordance with the locally agreed FAP arrangements.

**Trading**

4.10 The Council will continue to offer a range of support services to academies and free schools on a traded basis. Academies are currently charged an additional 10% for services as there are additional administrative costs to the Council. It is proposed that any existing SLAs are honoured at current rates until the end of the academic year.
School Forum

4.11 Under the School Forum Regulations 2012, the Council was required to secure representation from academies in proportion to the number of pupils. In July 2012, The LBTH School Forum agreed to increase the membership of the Schools Forum with one academy representative to comply with those Regulations.

Governance

4.12 The Governing Body of an academy must currently have two parent governors.

Insurance

4.13 Schools must ensure that adequate insurance cover has been arranged prior to conversion, to take effect from midnight at the date of conversion. The DfE has produced a guidance note on the issues arising from this and the way in which costs are reimbursed.

Landlord responsibilities

4.14 Whilst there is a lease of the buildings and land for 125 years, the Council retains the responsibility for landlord functions under all academy leases. In general terms this is about ensuring the academy has adequate insurance, due regard to health and safety of staff and pupils, maintains the buildings in fit and proper state etc.

Policies

4.15 Academies are required to have the following policies and other documents in place, by law.

Statutory policies required by education legislation:
- Charging and remissions policy
- School behaviour policy
- Sex education policy
- Special educational needs policy.

Statutory policies required by other legislation, which particularly impact on schools:
- Data protection
- Health and safety
- Accessibility Plan
- Central record of recruitment and vetting checks
- Complaints procedure statement
- Freedom of information
- Home-school agreement document
5. COMMENTS OF THE CHIEF FINANCE OFFICER

5.1 The school as an academy will receive funding from the Education Funding Agency on the basis of School Funding Reform, with the vast majority of their funding based on the same formula as for maintained schools. [The only differences being for those services for which funding has been de-delegated for maintained schools, with the agreement of the School Forum. The academies will also receive Education Services Grant equating to the amount per pupil that the Authority receives for pupils in maintained schools]. Each academy school will also receive grant funding to meet the additional VAT that they incur and to meet their insurance costs. A government grant of up to £25,000 is made available to each school to assist with the cost of conversion; the Council will need to consider what proportion of the grant the schools will be asked to contribute to fund the costs of conversion incurred by the Council as these are not funded by government grant.

5.2 In order to protect the Council, the appropriate financial arrangements have been made for assets and ensuring financial liability transfers with those assets, as per the Commercial Transfer Agreement. There are particular issues regarding the transfer of Stepney Green and Clare Grant because of the School’s PFI contract, but the regulations are clear that the academy would continue to be part of the contract and would continue to make contributions on the same basis as maintained schools.

6. LEGAL COMMENTS

6.1 The Academies Act 2010 (‘the 2010 Act’) introduced a fast track procedure for maintained schools wishing to transfer to academy status. The Act provides a procedure for the transfer of assets, land and buildings to the newly established academy. Section 5B(1) of the 2010 Act provides that
where an Academy order has effect in respect of a school, the governing body of the school and the local authority must take all reasonable steps to facilitate the conversion of the school into an Academy. Section 5B(2) of the 2010 Act provides that where the Secretary of State notifies the governing body or local authority that the Secretary of State is minded to enter into Academy arrangements with a specified person then they are under a duty to take all reasonable steps to facilitate the making of Academy arrangements with that person. This therefore imposes a statutory duty on the Council.

6.2 If a school is a special school then on conversion to academy status, a special school will become a ‘special academy’. Certain characteristics of the special school that existed prior to conversion will remain the same once it becomes a special academy. For example, the funding agreement sets out that the academy is established to make special education provision for pupils with special educational needs (‘SEN’) and that it will make this provision in certain categories. These categories will be the same categories of SEN designated to the school prior to conversion. This also means that the number of pupil places for which the academy will be funded is based on the number of places for which the special school is currently funded.

6.3 The conversion process for special schools is very similar to the process for mainstream schools. However, the Department for Education (‘DfE’) has prepared a suite of model documents which are specific to special schools. There is a specific application form and pages 10 to 13 of that form sets out Supporting Notes for the purposes of completing the form. Paragraph 4 of those notes specifically states: “Schools wishing to convert to academy status must convert "as is". This means that they will not be able to alter their main characteristics during the course of the conversion process. Any existing arrangements relating to use of the premises can generally be included within the DfE model lease subject to the agreement of both parties.

6.5 The 2010 Act requires Academies to follow the same statutory framework for SEN as local authority schools. Schools will receive funding for children with statements of SENs / Education Health Care Plans (‘ECHP’) in the same way, whether they are Academies or local authority schools. If children have statements/ EHCPs with an enhanced package of support, both types of school will get additional funding directly from the local authority, again, in the same way. Where children have special needs, but do not have a statement/ EHCP, once again, Academies are required to have regard to the Code of Practice for SEN in exactly the same way as local authority schools. This means that in both types of school, children will be supported according to the level of need and involvement of external agencies.

6.6 Where the school land is local authority public land (as is the case here) then the DfE’s expectation is that all land and facilities used wholly or mainly for the purpose of the converting school will transfer and be made available to the academy in accordance with the mechanisms set out in the guidance titled “Land Transfer Advice 2013”. In that regard, the Council is to lease the land to the academy trust on a 125 year lease for a peppercorn rent. Under the Education Acts, local authorities require the consent of the Secretary of State...
to dispose of any interest in land. This includes where a school converts to academy status. Consent would normally involve application to the Secretary of State through the Education Funding Agency, but in the case of conversions, this need for consent is taken forward as part of agreeing the conversion, and the Department of Education (‘DfE’) does not require a distinct application.

6.7 The requirement for a 125 year lease is not contained in statute, but is the expectation of the DfE and the DfE provides model leases on its website that can be used. There are also model land clauses preventing the academy trust from disposing of its leasehold interest in the public land and which will need to be included in the relevant academy’s Funding Agreement.

6.8 The DfE expects local authorities and schools to take steps to ensure that such transfers are completed in time for conversion. However, in circumstances where the parties concerned cannot reach agreement and/or in the DfE’s view there are unacceptable delays to the process then the Secretary of State can exercise powers under Schedule 1 of the 2010 Act to either make a scheme compulsorily transferring school land, or a scheme or direction transferring any existing interest, rights, or liabilities.

6.8 As to the transfer of assets (other than land), contracts and employees, this is done by way of a “commercial transfer agreement” and is based on the model transfer agreement as published by the DfE.

6.10 As set out in the report, it is considered that the Transfer of Undertakings (Protection of Employees) (“TUPE”) Regulations 2006 apply to this academy transfer and to the staff of the existing two primary schools.

6.11 The model transfer agreement deals with the transfer of things necessary for the operation of the Academy, namely:

- Transfer of Assets
- Assignments/novation of contracts
- Employee/TUPE issues

6.12 Typical terms of the model transfer agreement also cover issues such as:-

- Transfer and apportionment of assets
- Transfer, novation/apportionment and termination of contracts which are either school specific or council wide contracts
- transfer of employees in accordance with TUPE regulations e.g. staffing information and warranties, apportionments, information and consultation, indemnities and warranties, pensions
- transfer of records e.g. documents on personnel, pupils
6.13 In preparing this documentation account is taken of any contracts that need to be novated or assigned to the Academy e.g. for existing equipment. Where the school is receiving services under Service Level Agreements from the Council and wishes to continue these arrangements, the Service Level Agreements are converted into formal contracts.

6.14 Both schools are part of the Grouped Schools PFI arrangement which does not expire until 2027.

6.15 As part of the work on this Academy conversion process officers have liaised closely with DfE to ensure the PFI liabilities are passed to the new Academy Trust and although the Council remains primarily liable under the PFI agreements there is provision for the financial liability to be discharged by the new Academy Trust.

6.16 The Council is required when exercising its functions to comply with the duty set out in section 149 of the Equality Act 2010, namely to have due regard to the need to eliminate unlawful discrimination, advance equality of opportunity between those who share a protected characteristic and those who do not, and foster good relations between those who share a protected characteristic and those who do not. There are no direct equality implications arising from the proposed transactions as they are statutorily required to be made but relevant considerations have been made in the One Tower Hamlets Considerations below.

7. **ONE TOWER HAMLETS CONSIDERATIONS**

7.1 Both schools work collaboratively to enable all children to experience the best possible educational opportunities, outcomes and life chances. Both schools are members of the Tower Hamlets Education Partnership.

8. **BEST VALUE (BV) IMPLICATIONS**

8.1 None identified.

9. **SUSTAINABLE ACTION FOR A GREENER ENVIRONMENT**

9.1 None identified.

10. **RISK MANAGEMENT IMPLICATIONS**

10.1 None identified.

11. **CRIME AND DISORDER REDUCTION IMPLICATIONS**

11.1 None identified.
12.  **SAFEGUARDING IMPLICATIONS**

12.1 New statutory guidance for schools and colleges came into effect in September 2016. This updated guidance lays greater emphasis on schools and colleges and their staff being part of a wider safeguarding system for children, as described in “Working Together to Safeguard Children” (March 2015) and the need to fulfil responsibilities in relation to this. On conversion, the LA will continue to work collaboratively with both schools to safeguard and promote the welfare of all children in the borough.

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**Linked Reports, Appendices and Background Documents**

**Linked Report**
- NONE

**Appendices**
- NONE

**Background Documents – Local Authorities (Executive Arrangements)(Access to Information)(England) Regulations 2012**
- NONE

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