

BOARD MEMBERSHIP POLICY

Introduction

The purpose of the Board Membership Policy is to ensure that the Board has at all times the required balance between representation of members and their will as expressed through the mechanisms of the organisation at their disposal, and the skills and expertise required to fulfil its functions under the organisation's rules and the relevant Acts.

The legal basis of the Board Membership is to be found in the Rules of the organisation. All members of the Board are to become full Directors and subsequently bound by the liabilities and responsibilities that entails.

Principles of Board Membership

- 1. Members of the organisation's Board must:
 - Act in accordance with the rules and policies of TUST and act in support of the interests of the organisation as determined by the members of the organization and the Board from time to time in accordance with those rules.
 - Have been TUST members for at least six months prior to appointment.
 - Retire at the end of their term of office.
- 2. Members of the organisation's Board must not:
 - Have, in the opinion of the Board, brought the Organisation into disrepute;
 - be currently bankrupt or have a subsisting composition with their creditors;
 - be subject to a disqualification order made under the Company Directors Disqualification Act;
 - have been convicted of an indictable offence, subject to the Rehabiliation of Offenders Act 1974;

- have been removed from membership of a recognised professional body and not reinstated;
- have failed to agree to be bound by the Board Membership Policy;
- have been adjudged to have broken the terms of the Policy on the conduct of elections
- 3. The Board's Chair and other officers are to be appointed annually by the Board at their first meeting after the AGM. The Chair shall be an elected member of the Board, or shall carry the support of a majority of elected members of the Board.
- 4. All votes cast for the election of officers shall be by show of hands and shall be by exhaustive ballot. The Chair of the meeting shall have a deliberative and casting vote.

Elected Members

- 5. There will be between 6 and 10 members of the Board elected by Full members of the organisation. Board Members elected shall serve for two years, unless they are elected in a by-election in which case they shall serve the remainder of the period of office of the person they replaced.
- 6. Elections are governed by the organisation's policy for the conduct of elections. No candidate can take office if they have been adjudged to have broken this policy.
- 7. The candidates to be appointed as the organisation's elected Board Members shall be those candidates who poll the most votes in the election up to and including the number of positions to be elected.
- 8. If elections are to be held in which there are different terms of office available. the candidates receiving the most votes shall fill the positions with the longest period of office.

Co-opted members

- 9. Under the rules of the organization, the Board of TUST is to have no fewer than 6 and no more than 14 members. They are drawn from:
 - Between 6-10 elected members
 - Between 0-4 co-opted members
- 10. At no time shall more than one third of Board members be co-opted. The Board must at all times consider the wider operation of its meetings and determine its optimum size for good decision- making and effective meetings.

- 11. The facility exists for the co-option of additional members for 2 reasons:
 - Bringing skills. knowledge and experience in fields or areas of activity that the Board determine to be of key strategic value;
 - Bringing representatives from non-commercial partner organisations of the Supporters' Trust into the Board to promote closer working relationships and the development of better partnerships

Co-option of key skills / expertise

- 12. The Board should ensure that is has the appropriate skills and advice available to it. In determining whether they should be co-opting members, they should consider whether the co-option is strictly necessary. In so doing, they should consider the following:
 - Is the skill set available within the Board already?
 - Is the skill set necessary for the majority of the Board's deliberation?
 Will the person be limited in the areas that they may be able to
 contribute to, or is their specialist expertise something that cuts across
 the work of the organization and as such, they will add value to the
 whole range of the Board's discussions and deliberations? For
 example:

If a person has expertise in an issue that is a major priority. but that priority is time limited, might it be better to invite such a person to attend a Board meeting in a non-voting capacity and give the Board the benefit of their advice for the limited period when that advice is necessary?

Are there better ways to utilise the skills of the person than making them a full director? Might they better be utilised in one of the working-groups focussing on key strategic priorities?

- 13. Would it decrease the ratio between elected and unelected members to a level where the Board was one or two resignations from being unable to function?
- 14. Co-optees must agree to be bound by the same rules and obligations as laid down for all Directors, including agreeing to be bound by the Code of Conduct for Directors.
- 15. Co-optees shall become members of the Board upon the adoption of a resolution on their co-option. This must be approved by two-thirds of those present and able to vote.
- 16. In approving a candidate, the Board shall also specify the length of the cooptees term of office up to a maximum of two years. They shall be eligible for re-appointment subject to the terms of this policy.