Reorganisation, Redundancy and Redeployment Policy & Procedure
Academies

THE Star Multi Academy Trust

Date adopted by Academy Trust Body (based on NYCC model policy)

This policy is scheduled for review on July 2021

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1.0 Aims and Scope of the Policy

1.1 This policy applies to all teaching and support staff employed by the Academy.

1.2 The policy sets out the legal requirements and practice required to manage situations of Reorganisation, Redundancy and Redeployment and should be used in conjunction with the toolkit.

1.3 Our aim is to avoid compulsory redundancies wherever possible. However, it is recognised that from time to time there are changes (for example, falling pupil numbers or changes to curriculum) that may necessitate the requirement to consider reorganisations and redundancies.

2.0 Definition of Redundancy

2.1 An employee is dismissed by reason of redundancy if the dismissal is wholly or mainly attributable to the fact that:

- the employer has ceased or intends to cease to carry on the business for the purposes for which the employee was employed, or to carry on that business in the place where the employee was so employed.

- the requirement for the employee to carry out work of a particular kind, or to carry it out in the place in which they are employed, has ceased or diminished, or is expected to cease or diminish.

3.0 Planning

3.1 Prior to commencing a reorganisation/redundancy process we will consider the following:

- natural turnover
- ending fixed term contracts, temporary or variable hours contracts where possible
- terminate the engagement of relief staff employed via agencies
- fill any essential vacancies with existing staff where possible
- secondment opportunities or alternative roles within the Trust or retraining, subject to agreement with the member of staff
flexible working/reduction in hours, subject to agreement with the member of staff
invite applications for early retirement.
invite voluntary redundancy which may include any incentives the academy trust may wish to consider. Any decision to release an employee under such schemes will be at the discretion of the Academy.
try to make financial savings in other areas, freezing vacancies and job sharing opportunities should be considered, where appropriate

3.2 In the event that it is still necessary to reduce or reorganise staff at the Academy, the Principal/Headteacher*, having consulted with the Board/Trust or delegated body will prepare a proposal for consultation with the professional associations and the individuals concerned. This proposal will be ratified by the relevant decision making structures in place and will include the following:

- the reasons for redundancy
- the number of staff in a potential redundancy situation and any ring-fencing arrangements if applicable
- current and proposed staffing structures
- the proposed method of selection for redundancy
- the timescales for consultation and the date on which any dismissals will take effect (see below). A timetable of key steps and dates will be provided
- information of how redundancy payments will be calculated for those employees made redundant

*Reference to the ‘Principal/Headteacher’ may include a member of the Senior Leadership Team (Head of School) if he/she has been given delegated responsibility to lead this procedure.

4.0 Timescales

4.1 Consultation will begin in good time and begin at least:

- 30 days before the first dismissal takes effect, if 20 to 99 employees are to be made redundant at one establishment over a period of 90 days or less
- 45 days before the first dismissal takes effect, if 100 or more employees are to be made redundant at one establishment over a period of 90 days or less

5.0 Consultation

5.1 Consultation, communication and involvement are vital to a change process, whether or not it will involve redundancies and consultation will be carried out in a timely manner.
5.2 If it is not possible to make the necessary reductions through the measures outlined in (3.1) and there is a requirement to make compulsory redundancies, all affected employees and recognised professional associations will be advised that compulsory redundancies cannot be avoided.

5.3 Adequate notice of any meetings will be given. All involved should be consulted on the procedure that will then be followed and the criteria that will be applied to make a selection for compulsory redundancy or appoint to a revised staffing structure.

6.0 Selection or Appointment stage

6.1 Where there are fewer positions available than there are staff seeking to remain in the revised structure, competitive selection will need to be carried out to select individuals for redundancy. This will be in line with the relevant scheme of delegation.

6.2 If there is a requirement to appoint to a new structure, in most instances this will take place top down appointing to the most senior posts first.

6.3 The criteria and methods used to select will be objective, robust, transparent, fair, non-discriminatory and based on the attributes required to meet the existing and anticipated Academy needs, following consultation with recognised trade unions.

6.4 Where individuals are nominated for compulsory redundancy they will be given notice of termination of employment in accordance with their contract of employment and written confirmation of the redundancy payments that they will receive.

7.0 Appeal stage

7.1 Employees will be given the opportunity to appeal against this decision. The employee should appeal within five working days' notification that they have been selected for redundancy.

7.2 The appeal should be heard at a hearing with an appropriate panel, who are non-staff trustees previously uninvolved in the process for objectivity, with the required delegated powers. 10 working days' notice of any hearing will be given and employees with be notified of the decision of the panel in writing within 5 working days of the hearing.

8.0 Alternative employment

8.1 During the notice period, the Academy will seek alternative employment for redundant employees and inform them of any suitable vacancies within the Trust that arise before their termination date. Where an employee who has been nominated as redundant appears to be suitable he/she will be considered in the first instance prior to any other candidates. The receiving Academy reserves the right not to appoint
individuals to a vacancy if they are deemed not to meet the requirements of the post and would not do so within a reasonable time frame with further training.

8.2 Alternative employment may be offered subject to a trial period where appropriate. Redundant individuals will be entitled to a 4 week trial period if they are appointed to an alternative post. This may be extended by mutual agreement for training purposes. If during or following the trial period the alternative post is deemed to be unsuitable the employment will be ended on the grounds of redundancy under the original terms.

8.3 An individual will not be entitled to a redundancy payment if he/she unreasonably refuse an offer of suitable alternative employment. The termination reason would still be redundancy.

8.4 Reasonable paid time off will be given to employees under notice of redundancy to look for alternative work. Appropriate arrangements should be made and agreed with their line manager.

9.0 Redundancy payments

9.1 Under the Employment Rights Act 1996, providing an employee has two years continuous service or has continuous service under TUPE arrangements he/she will qualify for a redundancy payment.

9.2 A statutory redundancy payment is calculated on the basis of a week’s pay, the employee’s age and length of continuous service at the date of termination. It is calculated as follows:

- half a week’s pay for each completed year of service up to the age of 21
- one week’s pay for each completed year of service between 22 and 40 years of age
- one and half week’s pay for each completed year of service you were 41 years old or older

9.3 Length of service is capped at 20 years and weekly pay is currently capped at £489 as of April 2017.

Note: Check any arrangements protected under TUPE. For example, the Local Authority may have disregarded the statutory limit on a week’s pay in calculating voluntary redundancy pay, which may still be applicable.

9.4 Support staff who are still in the local government pension scheme and who are made redundant when they are aged 55 years or over, can gain access to their retirement benefits. These pension costs can be substantial and may still be applicable.

10.0 Termination of Employment
10.1 If an employee is entitled to a redundancy payment, the amount of this payment will be confirmed when the employee is selected for redundancy and will be paid along with the employee's final salary payment or payment in lieu of notice. Depending on the circumstances, the Trust may waive its right to require employees to work their notice and instead give a payment in lieu of notice.

10.2 Academies are deemed as associated employers for the purpose of redundancy payments under the **The Redundancy Payments (Continuity of Employment in Local Government, etc.) (Modification) Order 1999**. An employee selected for compulsory redundancy or accepted for voluntary redundancy will not be entitled to a redundancy payment if they are offered and accept employment within a Local Authority or an associated employer before their existing contract ends, to commence within 4 weeks of their existing contract ending. In these circumstances, the new employment would be regarded as continuous service.
Principal/Headteacher in association with the Board/Trust to:
- Identify change need
- Identify service benefits change will create
- Identify staff groups affected
- Identify likely timescales

Trust/Board to:
- agree the need for reorganisation/redundancies
- Appoint relevant decision making structures (selection committee) to deal with the process (minimum of 2/3 is advised)
- Appoint appeals committee

Headteacher/Principal and Selection Committee to:
- Identify potential costs associated with proposals
- Develop a draft reorganisation and/or redundancy plan
- Plan consultation programme and implementation timetable
- Identify and propose impact on staff groups e.g. selection criteria/ring-fencing/compulsory redundancy situations
- Review all the above with HR Adviser before it goes to Unions/Staff

- Invite unions to start of consultation meeting. Adequate notice should be given
- Send relevant paperwork and invite staff to start of consultation meeting

Hold consultation meeting to consult formally with Trade Unions and with affected employees over set time period (30 days is good practice)
- Issue letter to affected employees following consultation meeting.
- Consult on selection criteria that may be used.

At end of consultation period, consider further feedback received, confirm final proposals and implementation plan with staff/unions
- Begin appointment process assimilation/selection for redundancy

Employees identified as redundant are informed verbally and in writing
- Given right to appeal
- Notice issued
- Seek alternative employment
- Employment terminates at the end of the notice period
- Successful employees informed of appointments on a provisional basis until the appeal process is exhausted