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Equality, Diversity and Governance in Further Education Colleges

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Introduction

Governors and clerks have a significant role in creating and maintaining an inclusive organisation where all can work, learn and reach their full potential.

This briefing introduces the concepts of equality and diversity (E&D), and explains why these should be central to an organisation’s mission, values and culture. It highlights equality policies, schemes and action plans that should be in place, as well as processes for monitoring and improving progress and performance. It provides an overview of the legal duties and the new inspection of equal opportunities. It will be of interest to all governors and clerks.

Questions are posed throughout this briefing to help governors examine practice in their own organisation.

We hope this briefing proves useful in raising awareness and stimulating debate among governors and clerks about their role and responsibility in relation to E&D.

This briefing does not replace the law, or seek to provide a full and complete explanation of legal duties. For further information, visit www.equalityhumanrights.com
Vision and values

The difference between E&D
Although the two terms are linked, they have a different emphasis.

Equality is about creating a fairer society where everyone can participate and have the opportunity to fulfil their potential – to live as equal citizens in society free from discrimination and harassment.

Diversity is about respecting, valuing and celebrating aspects that make us unique as individuals – recognising that we contribute to society because of these aspects, not in spite of them.

The business case for diversity
All good providers want the very best for their staff, irrespective of background, identity and circumstance. They strive to create a culture and ethos of inclusion and respect. Embedding E&D throughout the organisation will help it to:

- recruit from the widest pool of applicants to attract and retain the most talented staff
- create a confident, skilled and highly-motivated workforce
- achieve high success rates and outcomes from inspection
- become the employer and provider of choice in the locality.

Q Do all governors understand and appreciate the business case for diversity?

Celebrating diversity
Having visible signs that equality and diversity is valued helps raise awareness, fosters an inclusive organisational ethos and creates a culture of confidence and respect. One organisation, for example, invited a celebrity Paralympic basketball player to launch the organisation’s Disability Equality Scheme at an all staff training event. Another celebrates different cultures through regular food, dance, art and drama events. One organisation holds an annual faith day, celebrating different religions.

Q Does your organisation recognise and celebrate events important to people from diverse backgrounds, such as Black History Month, Eid, and Holocaust Memorial Day?

Q What other activities such as exhibitions and displays, help celebrate diversity and promote equality?

Mission
Governors play an active role in setting the strategic direction of the organisation, using their powers to reflect and respond to local conditions and government priorities.

Q Is there a clear and shared vision of E&D among governors and clerks?

Q Have governors and clerks clearly aligned this vision to organisational mission and corporate objectives?

Q Do governors and clerks regularly review the strategic purpose and direction in relation to the community the organisation serves?

Q Does the organisation have good external partnership arrangements, for example with churches, mosques, synagogues, temples and disability support groups?
Equality legislation and the equality ‘wheel’

Governing bodies carry the ultimate responsibility, under the law, for ensuring that their organisation meets the requirements of equality legislation.

They require providers to become proactive agents of change, taking a whole organisational approach to E&D. The duties all have in common the requirement to proactively eliminate discrimination and harassment, and promote equality of opportunity.

Providers have a duty to promote race, disability and gender equality. These promotional duties have different requirements but are similar in spirit and intention.
In addition, the Disability Equality Duty requires providers to ensure reasonable adjustments are in place for disabled people, and to encourage positive attitudes and the participation of disabled people. The Race Equality Duty requires providers to promote good relations between people of different race.

Providers must also not discriminate on the grounds of age, gender identity, sexual orientation and religion and belief.

Equality legislation covers all aspects of policy and practice for actual and potential staff and learners. It also covers others using the services and facilities of the organisation, such as parents, visitors, customers and contractors.

**Equality policies, schemes and action plans**

An effective equal opportunities policy enshrines the right to a work or learning experience that promotes equality and inclusion and is free from discrimination and harassment.

Q Have governors and clerks agreed an up-to-date equal opportunities policy that explicitly considers age, religion and belief, sexual orientation and gender identity?

Q How have governors and clerks satisfied themselves that this policy is effectively implemented?

Equality schemes and action plans are effective tools to drive forward equality and eliminate discrimination. In response to the promotional duties, colleges must have in place a three-year:

- Race Equality Policy and Action Plan
- Disability Equality Scheme and Action Plan
- Gender Equality Scheme and Action Plan.
Colleges may choose to incorporate the above into a single document, such as a three-year Single Equality Scheme (SES) and Action Plan, providing this makes explicit how the organisation intends to meet the separate requirements of the race, disability and gender equality duties. A SES helps take a more coherent, holistic and streamlined approach to equality and diversity. However, it is important to ensure that a SES gives appropriate consideration to each individual aspect of equality.

Equality Action Plans should be outcome focused, identifying specific equality objectives and priorities to achieve over three years. These should be informed by effective consultation and involvement activities, and sound data analysis.

Q Have the outcomes of a consultation or involvement activities and data analysis been made transparent to governors? Is there a clear link between the evidence gathered and the action taken?

Q How have people in the organisation, including under-represented groups such as disabled staff and learners from black and minority ethnic backgrounds, contributed to the selection of equality priorities and objectives?

Q Are separate or combined equality schemes and action plans contain:
  – challenging targets against which progress can be measured
  – equality objectives focused on achieving specific tangible improvements in equality?

Q Are equality priorities and objectives explicit within, and clearly aligned to organisational strategic priorities, business, development and quality improvement plans?

Note: private providers are not required by law to develop the above equality schemes and action plans, but it is good practice to do so.

Discrimination and harassment

Well-known and robust polices and procedures provide an effective mechanism for dealing with and eliminating, discrimination and harassment.

Q Are there well-known and clear procedures for reporting and dealing with incidents of bullying, discrimination and harassment – including racism, homophobia, sexism, transphobia, religious intolerance, ageism and prejudice against disabled people? Are governors confident that these are implemented effectively?

Q Are governors and clerks confident that all learners and staff are protected from bullying, harassment and discrimination, including staff based at sites separate from the main campus, and learners based with employers?

Research indicates that 48% of gay and lesbian people experience harassment at work. 60% of young people experience homophobic bullying at school, and many contemplate suicide as a result.

(Stonewall, 2007)
However, to be truly effective, the above policies must be accompanied by an inclusive organisational culture and ethos so that people feel safe to raise a complaint or concern. The The Learning and Skills Improvement Service (LSIS) formerly The Centre for Excellence in Leadership (CEL) report Succession planning and race equality 2008 highlights two contrasting experiences at different providers:

“A student called me a ‘Paki bitch’ in front of the whole class. He was expelled on the spot. That sent an electric message across the whole college. I have never had any further trouble.”

“I find that I wouldn’t dream of complaining about things that I would insist my students complained about...I have not complained about my deputy constantly making jokes about my ‘suntan’. I feel stupid even talking about it now, but in fact it really upsets me. He does it to undermine me. I could actually discipline him myself, but I know this would send messages out to the college that I was ‘difficult’ and I want to avoid this ... so I put up with it.”

Q How well are learners prepared for living and working in a diverse multicultural society? For example, do all students have opportunities during tutorial sessions to explore the impact of discrimination and harassment, and their role in preventing this from happening? Is E&D explicitly embedded within curriculum planning and teaching and learning for all subject areas?

Monitoring the impact of policy and practice

The promotional duties require colleges to carry out Equality Impact Assessments (EIAs). These help staff to ensure current and future policy and practice:

- do not disadvantage or discriminate
- fully exploit opportunities to promote equality.

EIAs help ensure that polices, procedures, plans and practices are designed from the start with E&D in mind. Organisations should have made good progress in:

- carrying out EIAs on their ‘back catalogue’ of policies, procedures, plans and practice
- embedding the EIA process in all policy review and decision-making activities.

Although EIAs are generally operational in nature, governors should satisfy themselves that the process is taking place in a proactive and meaningful manner.

Q Are governors and clerks aware of the progress their organisation has made on carrying out EIAs on its ‘back-catalogue’ of policies, procedures, plans and practice?

Q What processes do governors and clerks have in place to ensure that all new policies, plans, decisions and changes are assessed for impact in relation to E&D? For example, do governors insist on seeing evidence of EIA before approving a revised policy or a new plan or strategy?
Monitoring progress and performance

The promotional duties also require colleges to gather and use information including detail about:

- staff recruitment and career development, such as equality data on applications, job offers, training opportunities, retention rates, promotions, disciplinary and grievance proceedings and redundancies
- learner recruitment and attainment, such as equality data on attendance figures, retention, success and progression rates, participation rates in trips and enrichment activities, and learner feedback.

Organisations should gather both quantitative and qualitative information from a wide range of sources using a variety of different methods.

Q Do governors and clerks receive timely and efficient E&D reports that are sufficiently detailed to provide meaningful information? For example, are reports disaggregated by department or programme area? Do they cover staff and learners? Is qualitative and quantitative information included?

Q Do reports consider multiple discrimination or inequality, for example, monitoring the performance of disabled learners from black and minority ethnic backgrounds, or success rates of white working-class males?

Q Do reports evaluate the impact of additional support, for example for disabled learners and learners where English is not their first language?

Governors should be aware of three key pitfalls when considering equality reports:

1. the danger of ‘divorcing’ equality and diversity information-gathering activities from general organisational self-assessment and quality improvement activities
2. unreliable or invalid data. For example, if there are low staff disability disclosure rates, or high levels of ethnicity ‘unknowns’, then analysis of such data will be flawed
3. inadequate action as a result of information gathering activities. Reports should be accompanied by robust plans to address equality gaps and drive forward improvements.

Q Are governors confident that E&D information is:
   – the result of embedding E&D within self-assessment and quality improvement activities
   – valid and reliable
   – owned by curriculum, human resources (HR) and other managers?

Q Are E&D reports accompanied by SMART action plans, to address issues and achieve real and sustained improvements?

Q Have governors and clerks agreed rigorous and challenging equality targets and ensured that these are closely monitored?

Although it is not a legal requirement, in the report *Equality and sexual orientation: the leadership challenge in FE, 2006* CEL now LSIS, a strong case was made for monitoring by sexual orientation.

Q Has the organisation considered monitoring staff and/or learners by sexual orientation and/or religion?
Learner involvement

All colleges should have a learner involvement strategy that empowers learners to have a voice in improving practice. E&D should be effectively embedded within learner voice activities.

For example, colleges will want to ensure that:

- the profile of course and council representatives matches the learner profile of the organisation, and have strategies in place to address any under-representation
- they capture the voice of vulnerable or under-represented learners
- they train course and council representatives to ensure they obtain feedback from all learners, and not just their ‘mates’.

Q Are governors and clerks confident that all learners have a voice, including for example, those of disabled or gay and lesbian learners, women on male-dominated courses and learners from black and minority ethnic backgrounds?

Workforce recruitment and development

Governors should oversee HR practice with individual governors involved in HR committees and boards. Governors may be asked to sit on grievance and appeals panels.

Q How does the organisation’s staff profile match the learner profile in relation to gender, race and disability?

Q Is there any horizontal or vertical segregation?

Q Have governors and clerks agreed strategies to address equality imbalance in the workforce? Are these working? Have targets been identified against which progress can be tracked?

Q Has the organisation identified and implemented effective strategies to reduce any gender pay gap?

Governors also play an important role in the appointment of senior post holders. The LSIS report Risk and appointments in FE, 2008, contains challenging questions for the governing body that governors may find useful to explore before recruiting someone to a senior position.

Q Have governors and clerks explored strategies to ensure the recruitment of senior staff from the widest possible recruitment pool? For example, does the organisation have:

- positive action strategies
- mandatory E&D training for those involved in recruitment and selection
- open and transparent decision-making processes?
Research conducted by LSIS has established that there is considerable confusion and misunderstanding about the purpose of positive action strategies.

Q Are governors and clerks clear about the differences between positive action and positive discrimination? *

The governing body is legally liable for the actions of:
• the organisation
• individual staff and learners
• agents, including contractors and visiting speakers.

It may be possible to use as a defence that ‘all reasonable practicable steps’ were taken to prevent discrimination, including for example, robust staff training on the legal duties. Training should not just ‘raise awareness’ of E&D, but also equip staff with the knowledge, skills and confidence to change practice.

*See page 15 to request the governor factsheet on positive action.

Q Have governors approved comprehensive staff development plans and resources that explicitly identify the need for regular and mandatory E&D staff training:
– differentiated by job role and responsibility.
(For example, training for teaching staff aimed at embedding E&D within curriculum planning and teaching delivery)
– incorporating support staff to ensure E&D is central to customer care; and
– including managers to embed E&D within self-assessment and quality improvement activities?

Q Have governors and clerks attended staff development events on E&D to obtain first-hand experience?

Q Is E&D made explicit within procurement services and external contracts?

Governing bodies are corporate bodies and individual governors are generally protected from personal liability as a result of decisions or action undertaken by the board.

**Fact**

Disabled staff and those from black and minority backgrounds are under-represented in the FE workforce, particularly in senior positions.

**Fact**

Twenty per cent of people of working age are disabled people. This will include people with physical or sensory impairments, specific learning difficulties such as dyslexia, mental health difficulties and long-term medical conditions such as epilepsy. On average, disabled people make two and a half times as many job applications as non-disabled people, yet are twice as likely to be unemployed.

**Fact**

Unless we step up progress it will take almost 100 years for people from black and minority ethnic backgrounds to achieve the same job prospects as white people.
Governor recruitment and development

A diverse governing body:
• provides a richer perspective, with a breadth of experience, skills and competencies
• enables better decision making
• ensures an understanding of staff, learner and community needs.
It can also bring legitimacy to the board.

‘It demonstrates to the people who are governed…that people like them are up there, in charge’
Attitudes to diversity among governors in FE colleges. CEL, 2006

People are often recruited to be governors in FE through personal contact or word of mouth. However, these recruiting methods bring a risk of perpetuating the current equality profile of governors, which was a particular criticism made by the Nolan Committee on Standards in Public Life (1995).

Strategies to increase the diversity of governors include:
• open and formalised advertising, stating clearly that applications are particularly welcome from under-represented groups
• exploring creative ways to reach out to local communities and business organisations
• joint campaigns with other local providers
• widely advertised ‘taster sessions’ to encourage people to complete ‘expressions of interest’.

Q Have governors and clerks completed a confidential (and perhaps anonymous) survey to determine the profile of the current governing body in relation to gender, age, race, disability, sexual orientation and religion?

Q Does the organisation keep information on a confidential database about the profile of governor applications, expressions of interest and appointment, in relation to E&D?

Q Does the governing body reflect a diverse membership that matches the staff and learner profile?

Q What strategies have governors and clerks used to improve board diversity? What further strategies might be considered?
Have targets been agreed to address under-representation?

Organisational culture can be affected by behaviour and attitudes, often in subtle ways. Governors and clerks have the opportunity, through their conduct, to contribute to the inclusiveness of an organisation.

Do governors and clerks keep themselves updated about appropriate terminology to ensure they do not unconsciously offend? (See page 15 to request the the governor fact sheet on E&D terminology).

Through words and behaviour, do governors and clerks aim to provide effective role models to champion E&D within the organisation?

A college held an awayday for governors at a conference centre, where they invited an external speaker to explore progress and practice in E&D, and the role of the governing body in driving forward equality improvements.

Have all governors and clerks received E&D training? Is this refreshed annually? Do new governors have an induction that includes a module on E&D?

Do governors and clerks see the development of their knowledge and understanding of E&D as a test of their effectiveness?

Does the governing body set E&D indicators to help continuously monitor improvement of governors’ performance?

Is appropriate time given during board meetings to discuss E&D issues, or is there a risk of neglecting E&D because other matters dominate?

**Ofsted inspection of equal opportunities**

The new framework for Ofsted inspection has a much stronger focus on equal opportunities, with significantly greater scrutiny of equality progress and practice. In addition, the inspection grade for equal opportunities is a **limiting grade**, for the first time. The grade will contribute to, and may limit inspection grades for leadership and management, and overall effectiveness. For example, if a judgment of **inadequate** is made for equal opportunities, then the provider will not get better than **satisfactory** for overall effectiveness, and it is likely that the grade for this will be **inadequate**. If a college is judged to be **satisfactory** for equal opportunities, then it is unlikely that overall effectiveness will be better than **good**.

A key driver for improvement:

‘Well-informed governors who challenge managers vigorously on provider performance.’

*How colleges improve, Ofsted 2008*

Are governors and clerks confident that the grade awarded for equal opportunities in the provider’s self assessment report (SAR) accurately reflects current strengths and areas for development?
Annual progress reporting

In addition to carrying out equality impact assessments, and gathering and using information to monitor and improve performance, colleges also have legal duties to publish an annual report summarising progress in E&D. The report should include progress in meeting equality objectives and targets. This allows performance to be transparent to internal and external stakeholders.

Q Do governors and clerks discuss and agree an annual equality and diversity report?

Q Does the report summarise the organisation’s performance in meeting the requirements of equality legislation, particularly:
– EIA activities and outcomes
– monitoring activities and outcomes for staff and learners including consultation and involvement activities
– progress towards, and achievement of equality objectives, priorities and targets?

Q How is this report linked to the organisation’s self-assessment report and Quality Improvement or Development Plan?

Q Is there evidence that equality objectives and targets have been achieved, or at least good progress has been made? Where equality objectives and targets have been achieved, has this led to specific tangible improvements in equality?

Q How has the organisation made progress transparent to key stakeholders? For example, is the annual E&D report clearly signposted and easily available on the organisation’s website? Are effective strategies in place to communicate highlights from this report to staff and learners?

Looking to the future

In the current economic climate and with limited funding, governors will want to ensure sufficient time and resources are still available to enable the provider to carry out its equality plans. The Equality and Human Rights Commission is responsible for monitoring compliance and enforcing the law. It recently emphasised the importance of meeting legal duties in an economic downturn.

‘While acknowledging the difficult economic environment in which public authorities are now operating, the Commission is emphasising the mandatory nature of the equality duties, and the importance of public authorities meeting their duties when making significant decisions...The equality duties are legal obligations which should remain a priority, even in times of economic difficulty.’

The public sector equality duties and financial decisions, Equality and Human Rights Commission, 2009

Financial constraints may have resulted in governing bodies making strategic decisions, for example, budget cuts, reorganisation and redundancy. Governors will want to carry out robust equality impact assessments and, consult and involve relevant stakeholders as part of the decision-making process. This is to ensure that they have complied with the equality duties and any decision does not unfairly discriminate.
The new Equality Bill currently before Parliament seeks to strengthen, streamline and bring coherence to existing duties, but at the same time, it is likely to bring further challenges, for example:

- extending public sector duties to include all equality strands
- creating a new public sector duty to consider how decisions might help reduce socio-economic inequality
- through strengthened powers for employment tribunals
- requiring greater transparency of progress.

This is all the more reason why governors and clerks should ensure that they are meeting current equality duties effectively.

Conclusions

Equality, like quality, is not a state that is ‘arrived at’ but a goal to continually strive towards.

By challenging managers vigorously on provider performance, governors can help ensure that equality and diversity is central, fundamental and integral to every aspect of an organisation’s culture, vision and practice.

Factsheets are currently being developed to accompany this briefing. These include:

- Positive action
- Transgender equality
- E&D terminology
- The New Equality Bill
- Procurement and equalities.

To receive any of the factsheets listed, please send an email to equalities@lsis.org.uk with your details and the factsheet(s) of interest.
Learning and Skills Improvement Service (LSIS)

The Learning and Skills Improvement Service’s aim is to accelerate the drive for excellence in the learning and skills sector, building the sector’s own capacity to design, commission and deliver improvement and strategic change. LSIS’s vision is that every learner acquires the skills, knowledge and appetite for learning, living and working and every provider is valued by their community and employers for their contribution to sustainable social and economic priorities.

LSIS’s Strategic Ambitions demonstrates how we will contribute to delivering core improvement principles and sets out our new ways of working to engage the sector in everything we do to make LSIS a truly sector-led organisation. You can find this document and other information about LSIS activities and services at www.lsis.org.uk

Disability equality policy

LSIS is committed to promoting equality for disabled people and we strive to ensure that all our communication and learning materials are available in various formats including large font, audio or braille.

Please contact us at enquiries@lsis.org.uk or 0870 162 0632 quoting the document reference number to request an alternative format.