LSE DONATIONS ACCEPTANCE POLICY

Purpose
1.1. This document sets out the School’s policy for the acceptance of donations. It is intended for the School community and for prospective donors and their advisers, providing assurance that all donors are treated equitably. It is not intended to cover gifts and hospitality offered to individual members of the School which are the subject of a separate policy.

1.2. LSE actively encourages philanthropic support, in line with its charitable status, and views increasing such support as a key element in being able to fulfil its mission.

2. Context
2.1. The London School of Economics and Political Science (LSE) holds the dual status of a company limited by guarantee under the Companies Act 1985 and an exempt charity under Schedule 3 of the Charities Act 2011. Members of the LSE Council, the governing body of the university, are the charity trustees. In principle, trustees of a charity are expected to accept money given to that charity for purposes consistent with the charity objects, but the trustees have discretion to consider other factors relevant to the charity’s best interests.

2.2. In addition, the UK Bribery Act 2010 requires the institution to ensure that the receipt of a donation is not related to some inappropriate advantage that be afforded to the donor, such as the offer of a university place for a close relative or the award of a contract. Other relevant legislation includes the Proceeds of Crime Act 2002, the Terrorism Act 2000 and the Money Laundering Regulations 2007 under which it is an offence to receive, retain or convert money or property known or reasonably suspected to be the product of criminal activity.

2.3. The School’s Ethics Code provides a set of principles by which the whole LSE community are expected to act and to take into account when making decisions at all levels of the School. All fundraising activities should be conducted in line with the principles set out in the Ethics Code and the Ethics Code Guidance.

3. Definitions and scope
3.1. This policy applies to all philanthropic donations received by LSE and its subsidiaries. A donation, or gift, is a voluntary transfer of money by an individual or organisation, made with philanthropic intent for the benefit of the institution.

3.2. LSE actively seeks and can accept donations from the following sources in accordance with this policy:
   • Donations from individuals in the UK and overseas
   • Grants from charitable trusts and foundations in the UK and overseas
   • Donations from companies in the UK and overseas
   • Donations from legacy bequests
   • Grants from overseas governments or their agencies and foundations

4. Acceptance Principles
4.1. Donations are accepted and held by LSE in accordance with its Financial Regulations, which are formulated and monitored by the Finance Committee of Council.
4.2 In considering the acceptance of any donation, LSE will consider if the donation is compatible with the purposes and goals outlined in its Memorandum and Articles of Association, all relevant legislation and LSE policies and regulations.

4.3 LSE will not accept donations where the sources, or naming of a gift fall short of the standards determined through the procedures for the ethical review of grants and donations, where:
- The funds may have been illegally or unethically obtained
- Acceptance may damage the reputation of LSE

4.4 LSE will not accept donations which compromise the independence of LSE. Examples include but are not limited to gifts that:
- Intend to influence the application of the School’s selection criteria for admissions
- Intend to affect the academic record of any current or future students or have bearing on any dispute between a student and the School about the outcome of his/her programme of study
- Intend to influence the conferral of any academic or non-academic privilege, benefit or undue advantage upon any currently registered or future student
- Limit LSE’s academic freedom or its capacity to operate independently
- Give rise to an unacceptable conflict of interests

4.5 LSE will not accept donations which are counter to LSE’s interests. Examples include but are not limited to gifts that:
- Do not further or are in conflict with the LSE’s mission and/or values
- Are too difficult or expensive to administer or could create unacceptable liability or future expense
- Fail to meet the requirements of the Equalities Act 2010
- Violate the terms of this policy or other School policies or regulations approved by LSE Council

4.6 LSE will not accept donations from donors who are known to be registered students or close relatives of registered students.

5. Approach, Negotiation and Acceptance Practices

5.1 General

5.1.1 All philanthropic donations must be coordinated through LSE Advancement in order for the School to meet its legal obligations as a charity, to protect donor rights and expectations and to manage conflicting requests from different parts of LSE. LSE Advancement must therefore be informed, in accordance with the Procedures for the Ethical Review of Grants and Donations (Annex A), of an intended approach to a donor before it is made, or of any approaches from a donor which have been made to any member, department or other academic unit or any division within the School as soon as possible after the approach has been made.

5.1.2 Funding proposals will be subject to approval under the Pricing and Costing Procedure of Finance Division prior to the proposal being accepted from the donor. Advancement should consult the Research and / or Finance Division early on in any negotiations to improve the likelihood of approval being obtained.
5.1.3 Funding proposals for major academic initiatives, buildings, professorships, chairs, departments, institutes and centres will be subject to approval, in principle, by the Directorate and School Secretary prior to the proposal being made to a donor or, when a donor approaches LSE offering a donation, or as soon as the potential for such funding arises in the course of negotiations with donors.

5.2 Ethical Review and Independence

5.2.1 All donations with which there are ethical concerns or which have a value above the thresholds set under LSE’s Procedures for Ethical Review of Grants and Donations will be subject to due diligence or review under those procedures. With respect to donors that pose potentially high ethical or reputational risks, approval must be obtained prior to a proposal for a donation being submitted to the potential donor, or when a donor approaches the School before negotiations with the donor can continue. In all other cases, approval must be obtained to continue negotiations as soon as it becomes clear that a donation will be made, or to continue negotiations if issues arise during the course of negotiations which give rise to ethical concerns. Approval must always be obtained prior to acceptance of a donation of the terms of that donation.

5.2.2 Naming rights in recognition of a donor, a third party or in memoriam are also subject to due diligence under the Procedures for Ethical Review of Grants and Donations in the same way as donations as set out in above in 5.2.1.

5.2.3 All donations from LSE-related overseas charities are subject to due diligence under the Procedures for Ethical Review of Grants and Donations in the same way as donations as set out in above in 5.2.1 and 5.2.2.

5.2.4 Advancement will not enter into discussions with donors who are known to be applicants or close relatives of applicants, during the time their application is being considered, or any individual or organisation who offers a donation in relation to an application.

5.2.5 Donors are not permitted to participate in the selection of appointments to any positions within LSE, paid or unpaid, including those to which they have donated or which are associated with projects which they have funded.

5.3 Naming Recognition

5.3.1 In addition to approval under the Procedures for the Ethical Review of Grants and Donations, proposed donations which involve naming will be subject to levels of approval as follows before the funding announcement becomes public:

a) The naming of any LSE department, institute, centre, building or grounds as part of a donor agreement will be subject to review and approval from LSE Council on advice of the Directorate (Director and Pro-Directors) in consultation with the Secretary

b) The naming of portions of an LSE building or a class room, seminar room or lecture theatre, as part of a donor agreement, will be subject to review and approval from the Directorate, in consultation with the Secretary.

c) The naming of a Professorship, Chair or any other academic position as part of a donor agreement will be subject to review and approval from the
Directorate in consultation with the Secretary and the Head of Department in which the academic position is to be located

d) The naming of a scholarship, fellowship, award, prize or bursary as part of a donor agreement will be subject to review and approval from the School Secretary and the Head of the relevant department.

e) The naming of plaques requires approval from the School Secretary.

5.3.2 Naming may be withdrawn by action of LSE Council where subsequent concerns arise regarding the source of the funding or the individual or organisation named.

5.4 If it appears that a proposed donation may violate one of above or the principles at section 4 of this policy, the member of staff soliciting or negotiating the donation on behalf of the School must bring it to the attention of the Director of Advancement to determine further action. Further action may include referral to the Directorate and/or the Ethics (Grants and Donations) Panel for decision.

6. Bequests and gift restrictions

6.1 LSE welcomes notification by donors that they have included LSE in their wills or estate plans, records this information confidentially in its Advancement database, and honours their generous intentions with an invitation to membership of the LSE Legacy Circle.

6.2 Unrestricted gifts, such as those received through the LSE Annual Fund, are extremely valuable to LSE and are allocated to School purposes at the discretion of the Directorate, subject to approval by the Finance Committee of Council.

6.3 In appreciation of substantial philanthropic support, LSE may accept restricted donations with specific restrictions to a particular department or unit, area or course of study, or eligibility for bursaries or scholarships.

6.4 However, restrictions should fit within the mission of the School and must comply with equalities legislation and School policies.

6.5 Restricted donations are subject to the approval of the Directorate in consultation with the Secretary. Head of Department approval and acknowledgement should also be sought for any donation restricted for use within his or her department (e.g. professorships, chairs and academic positions.)

6.6 Donations in support of research (including knowledge engagement and impact) must be agreed and approved by the Pro Director of Research and the Director of the Research Division.

7. Gift agreements

7.1 A written gift agreement is required for all charitable contributions or pledges to LSE which are not given for LSE Annual Fund purposes.

7.2 All gift agreements provided to donors by LSE should be in the form of templates which are available from LSE Advancement and agreed by the Directorate.
7.3 Gift Agreements must include the details of the gift, the project to be supported (if restricted), fulfilment schedule, naming rights (if applicable), relevant stewardship information and principle statements on academic freedom, including but not limited to statements affirming no donor involvement in decisions on recruitment, student admissions and the award of degrees.

7.4 Gift agreements for endowment must include a standard clause reserving the authority of the LSE Council to change the use or purpose of the donation when its object is no longer viable at LSE. For example, where LSE no longer offers a course for which a restriction has been accepted.

7.5 Restrictions related to the use or purpose of a donation should be written as preferences to allow LSE the greatest latitude in ensuring future use. When that is not possible, the agreement should reserve the authority of Council to change the use or purpose of the donation as circumstances change.

8. Gift processing and acknowledgement

8.1 All donations to LSE (excluding research grants) must be processed and recorded confidentially by LSE Advancement to ensure compliance with this policy.

8.2 LSE may accept the following types of asset as a donation:
- Cash
- Securities - stocks and bonds (by agreement with the LSE Finance Director or Financial Controller)
- Property and other real estate (by agreement with the Director of LSE Estates Division)
- Personal property which is to be sold (by agreement with the LSE Finance Director or Financial Controller)

8.3 LSE may accept donations of personal property, including intellectual property, by agreement of the Directorate and the appropriate department or division of LSE which will take receipt of the donation, including the Library where relevant. Examples may include: works of art, software licenses and computer hardware.

8.4 The definition of works of art for the purpose of this policy includes paintings, photographs, sculpture, artefacts, textiles, antique and bespoke furniture, ceramics, silverware, digital art works and onsite installations. Donations to LSE of works of art may be subject to additional LSE procedures for determining acceptance. Donors and staff should consult with the LSE Archivist.

8.5 All non-cash donations will be counted and credited to the donor at a fair market value. In the case of artworks it is the responsibility of the donor to obtain a valuation.

8.6 A donor’s right to remain anonymous externally will be maintained, but full details will be recorded by Advancement within the School’s donations database and this policy will apply. A gift will only be accepted where the identity of the donor is provided.

8.7 All donors and bequest intentions will receive appropriate acknowledgement and recognition for their pledges and gifts, as well as assurance that their gift is used for the purposes designated.
9. Legal or financial advice

9.1 LSE does not provide legal advice or financial planning services for donors. Prospective donors should seek the assistance of their own legal and financial advisors in matters relating to donations and to tax and estate planning consequences.

9.2 To avoid conflicts of interest or the appearance of improper influence, LSE will not pay legal or other fees for the preparation of a donor’s will or other documents which name LSE as a beneficiary.

10. Roles and Responsibilities

10.1 LSE Council has overall responsibility for this policy including the specific responsibilities set out herein.

10.2 Ethics Policy Committee is responsible for the School’s ethical framework and ensuring the Ethics Code and Guidance is embedded in the life and work of the School through the plans, policies, procedures, guidelines and other documents which govern and inform the conduct of the business of the School.

10.3 Ethics (Grants and Donations) Panel is responsible for deciding whether the sources of funding coming in to the School via prospective grants or donations referred to it are ethically acceptable as set out in 5.2.

10.4 The Directorate is responsible for determining naming opportunities as set out in 5.3 and for determining action as set out in 5.1, 6.2, 6.5 and 8.2.

10.5 The School Secretary is responsible for approving naming as set out in 5.3 and for agreeing to and signing gift agreements in accordance with the Scheme of Delegated Legal Authority.

10.6 LSE Advancement is responsible for:
- Managing the shared interests of donors and the School in conjunction with this policy
- Co-ordinating procedures for ethical review and recording decisions in central LSE database systems
- Constructing and advising on gift agreements, including templates for agreements, on the advice of the School Secretary
- Liaising with the Directorate, School Secretary, Departments or other academic units and divisions as appropriate in the course of negotiating agreements where relevant
- Processing donations and recording these in central LSE database systems, in accordance with Financial Regulations
Document control

Review schedule

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Version history

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Links

| Reference                                                      | Link                                                                 |
|                                                               | http://www.lse.ac.uk/intranet/LSEServices/policies/pdfs/school/artPol.pdf |
| Acquisition and Management of Artworks Policy                 | http://www.lse.ac.uk/intranet/LSEServices/policies/pdfs/school/ethCod.pdf |
| The Ethics Code Guidance                                     | http://www.lse.ac.uk/intranet/LSEServices/policies/pdfs/school/proEthScr.pdf |
| Procedure for the ethical Review of grants and donations      | http://www.lse.ac.uk/intranet/LSEServices/policies/pdfs/school/proEthScr.pdf |
| Financial Regulations                                         | http://www.lse.ac.uk/intranet/LSEServices/financeDivision/Financial%20Regulations.aspx |
| Policy Against Bribery and Fraud                              | http://www.lse.ac.uk/intranet/LSEServices/policies/pdfs/school/fraPol.pdf |
| Ethics Protocols on Admissions Conflicts of Interests Policy | [Link to be added] |
| Pricing and Costing Procedure                                 | [Link to be added] |
| Scheme of Delegated Legal Authority                           | [Link to be added] |
| Ethics Protocols on Admissions Conflicts of Interests Policy | [Link to be added] |

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