Election for a Parent Governor for Arbury Primary School - Self-Nomination Form		
Name:		
Child(ren) in Year(s):		
I am willing and eligible to stand for election as a parent governor at Arbury Primary School		
Name of Candidate:		
Signature:		
Date:		

Application and Pre-Appointment Check Form

The information you give on this form will enable your eligibility to serve as a governor to be established. If you are elected as a governor you will need to undertake enhanced DBS and Section 128 checks and provide further personal information which will be entered onto the DfE GIAS database but will not be made publicly available, your clerk will ask you to complete the relevant pre-appointment checks. These measures form part of the school's routine procedures for ensuring the safety of pupils, as well as complying with the relevant safeguarding/government guidance.

Application and Pre-Appointment Check Form		
Full name (including	ı title):	
Home address:		
	Postcode:	
Home tel:	Work tel:	
Email address:		
Proof of Identity (plea	ase tick)	
Driving licence		
Passport		
Birth certificate		
Please set out why you would like to become a school governor (in not more than 200 words). You can include details or relevant experience such as involvement in the local community, experience within an educational setting or in business.		

Application and Pre-Appointment Check Form (continued)

The School Governance (Constitution) (England) Regulations 2012

I declare that I am not disqualified from serving as a school governor under the disqualification regulations and that:

- I am aged 18 or over at the time of this election or appointment
- I do not already hold a governorship at the same school **

A person is disqualified from holding or continuing to hold office as a governor of a school if, in summary, that person:

- is the subject of a bankruptcy restrictions order; an interim bankruptcy restrictions order; debt relief restrictions order an interim debt relief restrictions order; or their estate has been sequestrated and the sequestration has now been discharged, annulled or reduced
- is subject to a disqualification order or disqualification undertaking under the Company Directors Disqualification Act 1986; a disqualification order under the Companies (Northern Ireland) Order 2002; a disqualification undertaking accepted under the Company Directors Disqualification (Northern Ireland) Order 2002; or an order made under section 429(2)(b) of the Insolvency Act 1986 (failure to pay under county court administration order)
- has been removed from the office of trustee for a charity by an order made by the Charity Commission or Commissioners or High Court on grounds of any misconduct or mismanagement in the administration of the charity, or under section 34 of the Charities and Trustee Investment (Scotland) Act 2005 from being concerned in the management or control of any body
- has been removed from office as an elected governor within the last five years
- is included in the list of people considered by the Secretary of State as unsuitable to work with children or young people
- is barred from any regulated activity relating to children
- is subject to a direction of the Secretary of State under section 142 of the Education Act 2002 or section 128 of the Education and Skills Act 2008
- is disgualified from working with children or registering for child minding or providing day care
- is disqualified from being an independent school proprietor, teacher or employee by the Secretary of State
- subject to certain exceptions for overseas offences that do not correlate with a UK offence, has been sentenced to three months or more in prison (without the option of a fine) in the five years ending with the date preceding the date of appointment/election as a governor or since becoming a governor
- subject to certain exceptions for overseas offences that do not correlate with a UK offence, has received a prison sentence of two and a half years or more in the 20 years ending with the date preceding the date of appointment/election as a governor
- subject to certain exceptions for overseas offences that do not correlate with a UK offence, has at any time received a prison sentence of five years or more
- has been convicted and fined for causing a nuisance or disturbance on school or educational premises during the five years ending with the date immediately preceding appointment/election or since appointment or election as a governor
- refuses a request by the clerk to make an application to the Disclosure and Barring Service for a criminal records certificate
- ** This does not apply to governors being considered for re-appointment or standing for reelection.

I confirm that I am not disqualified under any of the conditions set out above.		
Signature	Date	