



NASBTT Membership Terms and Conditions

These Membership Terms and Conditions take effect from 1st September 2021 and will remain in force until such date as NASBTT's Board of Trustees may determine.

Applications for Membership

Applications for membership shall be made via NASBTT's website at <https://www.nasbtt.org.uk/membership-and-benefits/> and must be completed in accordance with the instructions provided at that link.

An application for membership of NASBTT shall constitute an offer to subscribe to membership which, if accepted by NASBTT, will result in a legally binding contract. Membership belongs to the organisation in whose name it is made and may not be transferred to another organisation.

An application for membership may be cancelled by notifying NASBTT at office@nasbtt.org.uk within 14 working days of application.

Eligibility

Applications for membership will only be accepted if the applicant:

For Full Membership

- Is an accredited provider of ITT (SCITT or HEI);
- Has paid the relevant membership fee, including the 'per trainee' charge which accurately reflects the number of trainees on **all** programmes.

For Associate Membership

- Is a School Direct Lead School, Multi-Academy Trust (MAT), other organisation or individual currently involved in the education and professional development of teachers;
- Has paid the relevant membership fee.

For Teaching School Hub Membership

- Is an accredited Teaching School Hub;
- Has paid the relevant membership fee.

For Local Authority Membership

- Is a Local Authority;
- Has paid the relevant membership fee.

The Voice of School-Based Teacher Training

Executive Director: Emma Hollis

The Priory Centre, 63 Newnham Avenue, Bedford, Bedfordshire. MK41 9QJ

W www.nasbtt.org.uk

T 07925 805399

E office@nasbtt.org.uk

Registered Charity Number: 1176171

VAT registration number: 211622850

For Corporate Membership

- Is materially involved in the education and professional development of teachers;
- Has paid the relevant membership fee.

NASBTT reserves the right to request such further information as it may reasonably require for the purpose of determining the eligibility of an applicant for membership.

Membership Period

The membership period is 1st September to 31st August.

Membership Fees

The membership fee is payable on an annual basis.

The membership fees will be subject to annual review by NASBTT's Board of Trustees. Any changes will be notified to members via the blog and the annual renewal letter, and the Membership Terms and Conditions will be updated to reflect such changes.

The fee that each member will be charged will be based on the category of their membership.

For Full Membership

SCITTs:

£429.51 per institution

Plus £13.89 per postgraduate and undergraduate trainee registered on **all** programmes as per the ITT census*

HEIs:

£429.51 per institution

Plus £13.89 per postgraduate trainee registered on **all** programmes as per the ITT census*

* If your provider does not appear on the ITT census, we will contact you separately to collect your trainee numbers.

For Associate Membership

£429.51 per organisation.

For Teaching School Hub Membership

£800.00 per Teaching School Hub.

For Local Authority Membership

£800.00 per Local Authority.

For Corporate Membership

£800.00 per organisation.

For membership that starts part way through the academic year, a pro rata membership fee will be applied for the remainder of that academic year.

Payment

The membership fee will become due in the Autumn Term each year.

If payment is not made within 30 days of the membership invoice date, NASBTT will ask the member to explain the delay. In the event that a member does not pay within a further 30 days, NASBTT reserves the right to suspend membership and apply late payment fees of 4% per calendar month.

Renewals

In advance of any membership renewals, members will be notified in writing at least one calendar month before renewal is due.

Following receipt of notifications of renewal, a member may cancel their membership in accordance with the termination clauses (see below). Such cancellation requests must be notified in writing (office@nasbtt.org.uk) by 21st August in order to avoid cancellation charges being applied.

Termination

Membership will be terminated:

- If NASBTT becomes aware that any information provided in the member's application for membership was misleading or false in any material aspect and decides to terminate membership;
- If the organisation ceases to exist or an individual member dies;
- If the member cancels membership by written notice as detailed above at its registered office or by email to office@nasbtt.org.uk;
- If a member fails to pay the appropriate fee within 30 days of a request from NASBTT;
- If the member commits any breach of these Membership Terms and Conditions, NASBTT's Acceptable Use Policy, or any code of conduct NASBTT from time to time may put in place and the Board of Trustees resolves that their continuing membership is not in the interests of NASBTT, provided that the member:
 - shall have been given at least 28 days' notice in writing of the Board's intention to terminate their membership and of the grounds for termination; and
 - shall have been given a reasonable opportunity to object to the termination of their membership and to have written representations considered by the Board.

NASBTT will not be obliged to refund any part of any membership fee paid for a year during which a member has ceased to be a member.

Membership Rights

Admission as a member of NASBTT does not in itself confer any rights in materials that are made available to members, whether through NASBTT's website, at events or by any other means. Materials provided through NASBTT's website are subject to the [website terms of use](#).

Conditions regarding the use of other materials provided by NASBTT will be notified to members as and when the materials are provided.

Members may not reproduce or use NASBTT's logo unless express permission has been granted, in writing, by the Board of Trustees.

NASBTT may retain information regarding your membership and of your use of the services offered by NASBTT and may use that information for the purposes and in the ways specified in NASBTT's Privacy Policy.

Liabilities

Nothing in these conditions shall exclude or limit:

- Liability of NASBTT or of any other person for death or personal injury caused by its negligence; or
- Any person's liability for fraud.

Subject to the above, neither NASBTT nor any of its Trustees, employees, agents, licensors or delegates will be liable for any losses incurred or suffered by a member, whether directly or indirectly, in connection with:

- Materials provided by or on behalf of NASBTT being incomplete, corrupted or inaccurate;
- Any inability of a member for whatever reason to access the membership services offered by NASBTT;
- NASBTT or any other member of NASBTT acting in response to communications which appear to have been made by or on behalf of the member but which have been created or sent by a third party acting in the name of the member, regardless of how such losses arise.

Neither NASBTT nor any of its Trustees, employees, agents, licensors or delegates will be liable for any indirect or consequential losses incurred or suffered by a member, regardless of whether those losses are foreseeable.

The total aggregate liability of NASBTT or any of its Trustees, employees, agents, licensors or delegates to any member for losses arising out of or in connection with membership of NASBTT and the use of the services provided to members of NASBTT shall not exceed the amount of the last annual membership fee received from the member.

Terms and Conditions

These Terms and Conditions may be altered and varied from time to time by the Board of Trustees, as they may, in their discretion, deem fit.

These Terms and Conditions are governed by English law and, by accepting them, every member irrevocably submits to the exclusive jurisdiction of the English courts.

If any court or competent authority decides that any of the provisions of these conditions are invalid, unlawful or unenforceable to any extent, the provision in question will, to that extent only, be severed from the remaining conditions which will continue to be valid to the fullest extent permitted by law.

In these conditions, any reference to “written” or “in writing” shall include any mode of representing or reproducing words in a visible form, including in an email or other electronic communication.