**DBE Member Nomination Form 2021** 

		Nomination to the esan Board of Education		
Candidate's details				
Surname:				
Christian names:				
Deanery:				
		I am also a Director of the D eligible to stand, as per the c		
I confirm that that I am a Clo	erk in Holy Ord	ers licensed in the diocese <sup>1</sup>	Yes / No	(delete as applicable)
Signature of candidate			Date	
8 8	members of the	ration <sup>2</sup> Coventry Diocesan Synod, her <b>d of Education</b> of the Diocese (		the above person
Proposer's full name:				
Proposer's signature:			Date	
Seconder's full name:				
Seconder's signature:			Date	
Please send this nomination	to:	Sue Dawson Cathedral and Diocesan Of 1 Hill Top	fices	
Or send scanned copies by e	mail to:	Coventry CV1 5AB sue.dawson@coventry.angl	ican.org	

Completed original forms must be received by 5pm on Monday 6th December 2021.

## Note on the election to the Diocesan Board of Education

The Synod shall elect a minimum of 4 members and a maximum of 5 members none of whom need to be members of the Synod.

<sup>1</sup> One member has to be a Clerk in Holy Orders licensed in the diocese.

<sup>2</sup> The proposer and seconder must be a member of the Diocesan Synod.

## Eligibility to be a charity trustee:

A candidate must declare that they are eligible to act as a charity trustee, as stated below:

I declare that I:-

- do not have an unspent conviction for an offence involving dishonesty or deception
- am not currently declared bankrupt (or subject to bankruptcy restrictions or an interim order)
- do not have an individual voluntary arrangement (IVA) to pay off debts with creditors
- am not disqualified from being a company director
- am not subject to an order made under section 429(2) of the Insolvency Act 1986
- am not disqualified from being a charity trustee<sup>1</sup> under section 72(1) of the Charities Act 1993 and the disqualification is not for the time being subject to a waiver by the Charity Commissioners.
- am not is included in a barred list (within the meaning of the Safeguarding Vulnerable Groups Act 2006)
- have not been removed from management or control of any body under section 34(5)(e) of the Charities and Trustee Investment (Scotland) Act 2005 (or earlier legislation)
- have not been convicted of an offence mentioned in Schedule 1 to the Children and Young Persons Act 1933 (unless the person's disqualification under this sub-section has been waived in writing by the bishop of the diocese in question.)
- not been disqualified from holding office under section 10(6) of the Incumbents (Vacation of Benefices) Measure [1977]

A person is disqualified from being a charity trustee under the Charities Act if they have been convicted of an offence involving deception or dishonesty (unless any such conviction is legally regarded as spent), if they are an undischarged bankrupt, have made compositions or arrangements with any creditors from which they have not been discharged or have been removed from serving as a charity trustee, or been stopped from acting in a management position within a charity.