Articles of Association of: Camberley Citizens Advice Bureau

The Companies Acts 1985 and 1989 Company Limited by Guarantee and not having a Share Capital

Interpretation

1. In these Articles and the Memorandum of Association the following terms shall have the following meanings:

Term	Meaning
"Act"	the Companies Act 1985 including any statutory modification or re-enactment for the time being in force
"address"	in relation to electronic communications includes any number or address used for the purpose of such communication
"Articles"	these Articles of Association of the Charity
"clear days"	in relation to the period of a notice, that period excluding the day when the notice is given or deemed to be given and the day for which it is given or on which it is to take effect and for the avoidance of doubt clear days include weekends and public holidays
"Charity"	Citizens Advice Surrey Heath
"electronic communication"	has the meaning ascribed to it in the Electronic Communications Act 2000
"electronic signature"	has the meaning ascribed to it in the Electronic Communications Act 2000
"in writing"	means written, printed or transmitted writing including by electronic communication
"Memorandum"	the Memorandum of Association of the Charity

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The Company (750675. on Virado barátigar Company Limited by Guarontee and not having a Share Capital the Registered Office of the Charity "Office"

"Secretary"

the company secretary of the Charity and the

in these sarational selection of Association the following and in the same and the following and in the same and the following and the fol terms shall have the fluowing meanings.

"Trustee and Trustees"

the director and directors as defined in the

Meaning

form

2. \Unless the context otherwise requires, words or expressions contained in the Articles bear the same meaning as in the Act, but excluding any statutory modification of it not in force when the Articles became binding on the Charity.

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In addition to the subscribers to the Memorandum the Charity may "Articles" these Articles dideredmentorinitimbeanty

ja: individuals (over the age of 18 years) who are interested in furthering upiten the work of the Charity and who are not paid or volunteer workers of unt the Charity and sense by nevig ai

day for which it is given or on which it is to

dub, anybody corporate or unincorporated association which is interested oilduintfurthering the Charity's work and is admitted to membership in accordance with Article 5 (any such body being called in these Articles a "member organisation").

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- 4. The Trustee Board may establish criteria for membership and make regulations governing the admission of members annual community and the community of the co Electronic Communications Act 2000
- Each member organisation shall appoint an individual to represent it 5. and to vote conits behalf at meetings of the Charity; and may appoint someone else (an alternate) to attend any meeting of the Charity if the appointed representative is unable to attend. means written, printed or transmided "in writing"
- Each member organisation shall notify the Secretary of the name of the 6. representative appointed by it and of any alternate. If the representative or alternate resigns or otherwise leaves the member organisation, he or she shall immediately cease to be the representative of the member 1 Chanty organisation.
- 7. The Trustee Board can vote, with good reason, to end the membership of any individual or member organisation. The individual or member organisation can appeal against this, by making representations to the Trustee Board (and may be accompanied by one other person for this purpose) before a final decision is made.

- 8. The Charity shall maintain a Register of Members in which shall be recorded the name and address of every member and the representative of every member organisation, and the dates on which they became and ceased to be a member or representative.
- 9. Membership cannot be transferred to anyone else and ceases automatically if the member fails to attend two successive Annual General Meetings in person, by its appointed representative (if a member organisation) or by proxy without notifying to the Secretary his or her intention to remain a member.
- 10. No person or organisation may be admitted as a member of the Charity unless their application for membership has been approved by the Trustee Board.

Annual General Meeting

11. The Charity shall hold an Annual General Meeting within 18 months of incorporation and afterwards once in each calendar year. Not more than 15 months shall pass between the date of one Annual General Meeting and the next. It shall be held at such time and place as the Trustees shall think suitable.

Other General Meetings

and the same

12. The Trustees may call a General Meeting at any time. The Trustees shall call a General Meeting on receiving a requisition to that effect, signed by at least 20% of the members having the right to attend and vote at General Meetings: If the Trustees do not call a General Meeting having received such a requisition, the requisitionists may call a General Meeting in accordance with the Act:

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Length of Notice

- 13. Unless Article 14 applies, an Annual General Meeting and a General Meeting called to pass a special resolution or a resolution appointing a person as a Trustee shall be called by at least 21 clear days' written notice and any other General Meeting shall be called by at least 14 clear days' written notice.
- 14. A General Meeting may be called by shorter notice if it is so agreed:
 - a. in the case of an Annual General Meeting, by all the members entitled to attend and vote at that meeting; and
 - b. in the case of any other General Meeting, by at least 80% of the members entitled to attend and vote at that meeting.

Contents of Notice

15. Every notice calling a General Meeting shall specify the place, day and time of the meeting, the address of the Registered Office of the Charity and the general nature of the business to be transacted. In the case of

an Annual General Meeting, the notice shall in addition specify the addition specify the addition specify the notice shall contain a statement to that effect of the special resolution is to be proposed, the notice shall contain a statement to that effect of the second information of their right to do so; be accompanied by suitable proxy forms; and state where and by when such forms must be delivered.

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Trustees, Citizens Advice, any President, Patron or honorary officer and to the to the auditors of the Charity.

10. No person or organisation may be admitted as a member of the Charity unless their approation for membership has been approation of membership has been approation. Trustee Board.

- 17. At least seven clear days' public notice of every Annual General Meeting shall be given by placing a clearly visible notice in each bureau or other place of work operated by the Charity and/or in a prominent place in to stiff the local area purposed laure A ne block that ying to out?
- erom told heavy rebriefs does in some shrewnests bris notispondered 18 who dives on works in the Charity's area of adhenefit; on who is interested in furthering the work of the Charity, may attend and (with the consent of the Chair) speak at the Annual General Meeting but only members of the Charity shall be entitled to vote.

Proceedings at General Meetings (including Annual General Meetings)
section? end that year a prince the sensor also year assisted end? The section of the sensor are princed at any meeting unless are quorum is the prepresent (Six persons entitled to vote upon the business to be transacted, gritabilit leach being a member or are duly authorised representative) of a member large and corganisation or a proxy thereof or tempercent of the total membership, whichever is the greater, shall be a quorum correspond in gritability.

- 20. If such a quorum is not present within half an hour from the time great appointed for the meeting, the meeting shall stand adjourned to the same time and place or to such time and place as the Trustees may determine and if at the adjourned restime ting a quorum is not present within half an hour from the time appointed for the meeting the meeting the meeting present in person or by proxy shall be a quorum.

 - 22. The President, or the Chair of the Trustee Board, in that order, shall be "the Chair of each General Meeting. In their absence, the Vice Chair of the Trustee Board (if any) shall take the Chair, and if none is in attendance the persons present, before any other business is transacted, shall appoint a Chair of the meeting.
 - 15. Every notice calling a General Meeting shall openify the place, day and time of the meeting, the address of the Registered Office of the Chanty and the deneral nature of the bisiness to be transacted. In the case of

23. The Chair of the meeting may, with the consent of a meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business shall be transacted at an adjourned meeting other than business which might properly have been transacted at the meeting had the adjournment not taken place. When a meeting is adjourned for fourteen days or more, at least seven clear days' notice shall be given specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Otherwise it shall not be necessary to give any such notice.

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- 24. A resolution put to the vote of a meeting shall be decided on a show of hands unless before or on the declaration of the result of the show of hands a poll is duly demanded. Subject to the provisions of the Act, a poll may be demanded:
 - a. by the Chair; or the state of the state o
 - b. by at least two members or proxies thereof having the right to vote at the meeting.
- 25. Unless a poll is duly demanded a declaration by the Chair that a resolution has been carried or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.
- 26. The demand for a poll may, before the poll is taken, be withdrawn but only with the consent of the Chair and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the demand was made.
- 27. A poll shall be taken as the Chair directs and he or she may appoint scrutineers (who need not be members) and fix a time and place for declaring the result of the poll. The result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 28. In the case of an equality of votes, whether on a show of hands or on a poll, the Chair shall be entitled to a casting vote in addition to any other vote he or she may have.
- 29. A poll demanded on the election of the Chair or on a question of adjournment shall be taken forthwith. A poll demanded on any other question shall be taken either forthwith or at such time and place as the Chair directs not being more than thirty days after the poll is demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll was demanded. If a poll is demanded before the declaration of the result of a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been made.

- 30. No notice need be given of a poll not taken forthwith if the time and place at which it is to be taken are announced at the meeting at which it is demanded. In any other case, at least seven clear days' notice shall be given specifying the time and place at which the poll is to be taken.
- 31. The proceedings at any meeting or on the taking of any poll shall not be invalidated by reason of any accidental informality or irregularity (including any accidental omission to give or any non-receipt of notice) or any want of qualification in any of the persons present or voting.

Votes of members

- 32. Every member present in person or by proxy shall have one vote.
- 33. No member may vote on any matter in which he or she is personally interested, pecuniarily or otherwise, or debate on such a matter without in either case the permission of the majority of the members present in person at the meeting, such permission to be given or withheld without discussion.
- 34. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered, and *every vote* not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the Chair whose decision shall be final and binding.
- 35. A vote given or poll demanded by the duly authorised representative of a member organisation shall be valid notwithstanding the previous termination of the authority of the person voting or demanding a poll unless notice of the termination was received by the Charity at the Office before the commencement of the meeting or adjourned meeting at which the *vote* is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or adjourned meeting) the time appointed for taking the poll.

Proxies

36. A proxy shall be in writing, executed by the appointing member (and if that member is a corporation it shall be signed by one director and the company secretary of such company or by two of its directors) and shall be in the following form (or in form as near thereto as circumstances allow or in any other form which is usual or which the Trustees may approve):-

"Citizens Advice Surrey Heath"

I/We,

Of,

being a member/members of the above named Charity hereby appoint . of . , or failing

38.3 where the pull is not taken forthwich but is tested not more than 48 nours after it was domatioed, be delivered at the meanny at analytical lives as my/oun-proxy to vote; muolyminiophan at the Annual/Extraordinary General Meeting of the Charity to be held on and instrument of property them. It is the manner so consider that oe invelid.

Signed on [date]".

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This form is to be used in respect of the resolutions mentioned below; as follows:

- 4) The first Trustees shall be those percons properly file statement delivered pursuant to section 10/2 tenisps, Action 11/2 perconsist of pursuant to section 10/2 tenisps, Action 10/2 perconsist of provided subsequently in the section 10/2 2. ON noticed as provided subsequently in the section 10/2 2. ON noticed as provided subsequently in the section 10/2 2.
- 42. The maximum number of Trustess shall is fife marin the shift? Internation shall be three being although the shall be three shall be thre
- Unless otherwise instructed, the proxy may vote as he or she thinks fit is elected at the minus central livering than the such elected frustees in total), and with shall now or more from the conclusion of that meeting.

 "[establishment of that meeting]"
 - 38. The instrument appointing a proxy and any authority under which it is executed or a copy of such authority certified notarially or in some other way approved by the Trustees may: 10 180 ment you be instructed.
- 38.1 be deposited at the Office or at such other place within the United Kingdom as is specified in the notice convening, the meeting or in any instrument of proxy sent out by the Charity in relation to the meeting at be least; 48 hours before the time for holding the meeting or adjourned neeting at which the person named in the instrument proposes to vote; or
- to e38.2 in the case of a poll taken more than 48 hours after it is demanded, be deposited as aforesaid after the poll has been demanded at least 24 hours before the time appointed for the taking of the poll; or not

- 38.3 where the poll is not taken forthwith but is taken not more than 48 hours after it was demanded, be delivered at the meeting at which the poll was after it was demanded, be delivered at the meeting at which the poll was all demanded to the chair or to the Secretary or to any Trustee; as no blad ad or yourn? And to go deposit be another and an instrument of proxy which is not deposited or delivered in a manner so permitted shall be invalid.
- 39. A proxy for a member who is entered on the register of members as and a being a representative of an unincorporated association or body in appointed either by the member of by the unincorporated association or dollar in body in our in a walls secured association or the or walls secured may appointed in the or walls are may appointed as a constant of the order of
- 40. A vote given or poll demanded by proxy or by the duly authorised representative of a corporation shall be valid notwithstanding the pervious termination of the authority of the person voting ordemanding a poll unless notice of the termination was received by the Charity at the Office or at such other place at which the instrument of proxy was induly deposited before the commencement of the meeting or adjourned world and which the vote is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or no bial our of meeting) the time appointed for taking the poll suring.

 Trustee Board
- This form to to be used in respect of the resolutions mentions despirates (ollows)
 - 41. The first Trustees shall be those persons named in the statement delivered pursuant to section 10(2) of the Act. Future Trustees shall be appointed as provided subsequently in these Articles.
 - 42. The maximum number of Trustees shall be fifteen and the minimum shall be three, being either:
- a. elected at the Annual General Meeting (there being no more than ten such elected trustees in total), and who shall hold office from the conclusion of that meeting "[stsb] no bengio
 - 31. The instrument appointing a proxy and any authority mider willon it is executed or a copy of such authority certified notarially or it some other way approved by the Thisteeringgo redmem ye betanimon id
 - 28.1 be deposited at the Office or at such other place within the United

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- berproviding that on appointment the total humber of co-opted and leiov of nominated Trustees does not exceed one third of the total number of Trustees.
 - 43. be Each appointment of a co-opted of nominated Trustee shall be made at the land ordinary meeting of the Trustee Board and shall take effect immediately unless the appointment is to fill a place which has not yet

been vacated in which case the appointment shall run from the date when the post becomes vacant.

- 44. Other than at the first three Annual General Meetings following incorporation, all elected Trustees shall retire from office at the third Annual General Meeting following the Annual General Meeting at which they were elected but may be re-elected.
- 45. All nominated or co-opted Trustees shall retire from office at the third Annual General Meeting following the ordinary meeting of the Trustee Board at which they were appointed but may then be elected or reappointed.
- 46. At each of the first three Annual General Meetings following incorporation one third of the originally elected Trustees shall retire in rotation but may be re-elected.
- 47. At the ordinary meeting of the Trustee Board immediately preceding the Annual General Meeting, the Trustee Board shall (if applicable):
 - review member organisations; and
 - consider:
 - a. any application for representation on the Trustee Board from any member organisation;
 - b. any proposal from a Trustee to offer representation on the Trustee Board to any member organisation.

Any proposal from a Trustee to offer representation to a member organisation can be voted on. If this motion is passed by a majority of at least two-thirds of the Trustees present, the Trustee Board shall decide how long the organisation can be represented for (providing the period of representation does not exceed that specified in Article 45) and invite it to nominate a representative.

Powers of trustees

48. Subject to the provisions of the Act, the Memorandum and the Articles, the business of the Charity shall be managed by the Trustees who may exercise all the powers of the Charity. No alteration of the Memorandum or Articles shall invalidate any prior act of the Trustees which would have been valid if that alteration had not been made. The powers given by this Article shall not be limited by any special power given to the Trustees by the Articles and a meeting of Trustees at which a quorum is present may exercise all powers exercisable by the Trustees.

Regulations

49. The Trustees shall have power from time to time to make, repeal or alter regulations as to the management of the Charity and its affairs, as

to the duties of any officers or employees of the Charity, as to the conduct of business by the Trustees or any committee or at any General Meeting and as to any of the matters within the powers or under the control of the Trustees provided that such regulations shall not be inconsistent with the Memorandum or the Articles.

Delegation of trustees' powers

- 50. The Trustees may appoint any person to be the agent of the Charity for such purposes and on such conditions as they determine.
- The Trustees may delegate any of their functions and duties to any committee of individuals comprising at least two Trustees or the implementation of any of their resolutions and day-to-day management of the affairs of the Charity to any person or committee in accordance with the conditions set out in the Articles.

Delegations to committees

- 52. In the case of delegation of functions and duties to committees:
- 52.1 the resolution making that delegation shall specify those who shall serve or be asked to serve on such committee (although the resolution may allow the committee to make co-options up to a specified number);
- 52.2 the deliberations of any such committee shall be reported regularly to the Trustees and any resolution passed or decision taken by any such committee shall be reported forthwith to the Trustees;
- 52.3 all delegations under this Article shall be revocable at any time;
- 52.4 the Trustees may make such regulations and impose such terms and conditions and give such mandates to any such committee as they may from time to time think fit; and
- 52.5 no committee shall incur expenditure on behalf of the Charity except in accordance with a budget which has been approved by the Trustees.
- 53. The meetings and proceedings of any committee shall be governed by the provisions of the Articles regulating the meetings and proceedings of the Trustees so far as the same are applicable and are not superseded by any regulations made by the Trustees.

Delegations of day-to-day management powers

- 54. In the case of delegation of the day-to-day management of the Charity to a chief executive or other manager or managers:
- 54.1 the delegated power shall be to manage the Charity by implementing the policy and strategy adopted and within a budget approved by the Trustees and if applicable to advise the Trustees in relation to such policy, strategy and budget;

- 54.2 the Trustees shall provide the manager with a description of his or her role and the extent of his or her authority; and
- 54.3 the manager shall report regularly to the Trustees on the activities undertaken in managing the Charity and provide them regularly with management accounts sufficient to explain the financial position of the Charity.

Appointment and retirement of trustees

- 55. No person shall be elected or re-elected as a Trustee at any General Meeting unless at least fourteen but not more than thirty-five clear days before the date appointed for the meeting, notice executed by a member qualified to vote at the meeting has been given to the Charity of the intention to propose that person for election or re-election stating the particulars which would, if he or she were so elected or re-elected, be required to be included in the Charity's Register of Trustees together with notice executed by that person of his or her willingness to be elected or re-elected.
- 56. At least seven but not more than twenty-eight clear days before the date appointed for holding a General Meeting notice shall be given to all who are entitled to receive notice of the meeting of any person in respect of whom notice has been duly given to the Charity of the intention to propose him or her at the meeting for election or reelection as a Trustee. The notice shall give the particulars of that person which would, if he or she were so elected or re-elected, be required to be included in the Charity's Register of Trustees.
- 57. The Trustee Board may make regulations concerning the election of Trustees such that it shall not be necessary to vote separately on the election of each Trustee but instead the Trustees may be elected by ballot.
- 58. Subject to the above Articles, a Trustee who retires at an Annual General Meeting may, if willing to act, be re-elected. If he or she is not re-elected, he or she shall retain office until the meeting elects someone in his or her place, or if it does not do so, until the end of the meeting.
- 59. No person may be appointed as a Trustee:
 - a. under the age of 18 years; or
 - b. if he or she is a paid or volunteer worker at any bureau operated by the Charity;
 - c. unless he or she is a member (or duly appointed representative of a member organisation) of the Charity; or

- d. in circumstances such that, had he or she already been a Trustee, he or set in she would have been disqualified from acting under the provisions of these Articles. The provisions are no set to the second
- 60. The Trustees may appoint a person who is willing to act as a co-opted him Trustee, provided that the appointment does not cause the number of art to Trustees to exceed any number fixed by or in accordance with the Articles as the maximum number of Trustees.
- a. is disqualified from acting as a member of the Trustee Board by

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the resignation is to take effect (but only if at least three, members of the Trustee Board a wish to resign, by, giving at least one yet month's notice in writing to the Secretary stating the date on which the resignation is to take effect (but only if at least three, members of the Trustee Board will remain in office when the notice of

Subject to the above. Arrelas, a ;(to the above above Arrelas, a ;(to the relected of the or she is not reduced bleeting may it willing to act, be re-elected. The or she is not read option of a sering partition of positions of a sering partitions of a sering or it with the contemporary of the contemporary

69. No person may be appointed as a Trustee.

- 63. The Trustees may be paid all reasonable travelling, hotel, and other expenses properly incurred by them in connection with their attendance at vd to meetings of Trustees or committees of Trustees or General Meetings of the Charity or otherwise in connection with the discharge of their duties.
- c. unless ne or sne is a member (or duly appointed representative of a member organisation) of the Chenty; or

Officers

- At the first meeting following the Annual General Meeting, the Trustee Board shall elect from its number a Chair and Treasurer and may elect one of its number to be a Vice Chair. If the Chair is absent from any meeting, the Vice Chair (if any) shall preside. Otherwise the members present shall, before any other business is done, choose one of their number to preside at the meeting.
- 65. A person shall not hold office as chair or vice chair for more than nine consecutive years. The chair or vice chair shall retire from office at the third Annual General Meeting following the Annual General meeting they were appointed but may then be elected or re-appointed. After the end of the nine-year period, three further years must pass before the former chair or vice chair shall be eligible for re-election to the office previously held.
- 66. The Trustee Board may appoint and remove a President and any such other patrons and honorary officers as it may think appropriate from time to time. All such positions shall be non-voting and unpaid and such persons shall not be Trustees.
- 67. The Trustee Board may appoint such other paid officers or staff as it considers necessary. The Trustee Board shall appoint and fix the remuneration of such staff as may be necessary to conduct the business of any bureau operated by the Charity. No such person (except the Secretary if not a Trustee) shall be paid or volunteer workers who work at any bureau operated by the Charity. Except for the Secretary (who may be a Trustee) such persons shall not be Trustees and will have no right to vote at meetings.

Proceedings of trustees

- 68. Subject to the provisions of the Articles, the Trustees may regulate their proceedings as they think fit.
- 69. A representative from Citizens Advice may be invited to attend meetings of the Trustee Board. Such representative shall have the right to speak but shall not have the right to vote at meetings.
- 70. The Charity's Senior Bureau Manager shall be entitled to attend all meetings of the Trustee Board and shall have the right to speak but shall not have the right to vote. The Trustee Board may require any such person to withdraw from the meeting.
- 71. A representative from among the Charity's paid staff and a representative from among the Charity's volunteer workers shall be entitled to attend all meetings of the Trustee Board, and shall have the right to speak but shall not have the right to vote. The Trustee Board may require any such person to withdraw from the meeting.
- 72. The Trustee Board shall hold at least four meetings in each year. A meeting of the Trustee Board may be called at any time by the Chair or by any three Trustees upon at least seven clear days' notice being given to the other Trustees and to Citizens Advice. A meeting of the Trustee Board may be called by shorter notice if the circumstances require a meeting to be convened urgently. The notice shall specify the date, time and place of the meeting and any special matters to be discussed.

Officers

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ant parametric sense to he its (year) nieric solve and problem year more 74.00 Questions arising at a meeting shall be decided by a majority of votes. In the case of an equality of votes, the Chair shall have a second or casting vote

Justices may act for the purpose of increasing the number of Trustees of a general Meeting, of the Charity but for no other purpose.

All acts done by a meeting of Trustees, or of a committee of Trustees, and or by a person acting as a Trustee shall, even if afterwards discovered that there was a defect in the appointment of any Trustee or that any of them were disqualified from holding office, or had was acted office, or were not entitled to vote, be as valid as if every such person had been the best that there was a defect in the appointment of any Trustee or that there was a defect in the appointment of any Trustee or them were disqualified from holding office, or had was acted office, or had was acted as the best that there was a defect in the appointment of any Trustee or that there was a defect in the appointment of any Trustee or that there was a defect in the appointment of any Trustee or that there was a defect in the appointment of any Trustee or that any of them were disqualified from holding office, or had was acted of the acted of

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88. Subject to the provisions of the Articles, the Trustees may regulate mer 78. A meeting of the Trustees may be held either in person polysuitable alternative means agreed between the Trustees in which all participants may communicate is included by the Trustee Soard. Such representative single that the Trustee Soard. Such representative single that the Trustee Soard and representative single to the Trustee Soard. Such representative single to the the Trustee Soard and representative single the trustees the right to speak but shall not have the right to speak but shall not shal

79:16 Whenever al Trustee or committee member has a personal interest in a too matter to be discussed at a meeting, and whenever such a person has your aniinterest intended aniinterest intended aniinterest intended and interest intended and interest intended and interest intended and interest interests are reasonably likely to conflict with those of the Charity in relation to a matter to be discussed at a meeting, he or she must:

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that not muroup addeniable of the case of personal lancered to east and in E. 67 meeting of the Trustee Board may be calle entered to the product of the case of personal lancered to the product of the case of the convened urgently. The notice shall specify the date arms and place of the meeting and any special matters to be discussed.

General nutsia Return

86. The Trustee Board shall comply with their oblights around in Charities Act 1993 (or any statutory re-enactment or modification of or modination of modination branches and statutory and modification of modification branches and statutory and statutor and statutors are statutors and statutors are statutors and statutors are statutors.

- 1.8 The Charity and its Trustees shall operate within an equal operaturities and when exercising their powers.

 Start and the shall comply with their obligations under the Charities Act 1993 (or any statutory re-enactment carmodocal field with regard to the preparation of an Annual Report Prince and
 - 82. The funds of the Charity, including all'donations, contributions and bequests shall be paid into an account operated by the Trustee Board in the name of the Charity at such bank as the Trustee Board shall from time to time decide.

של. ז'תפ Trustee Boerd shell בסייית with their congations on the character for Charities Acc 1893 (or any stetutory re-enaciment or mogrational that Act) with regard to.

83. Subject to the provisions of the Act, the Secretary shall be appointed by the Trustees for such term at such remuneration and upon such conditions as they may think fit and may be removed by them.

c. the auditing or independent examination of the statements of

- 84. The Trustees shall ensure minutes are made in books kept for the purpose or electronically (and may appoint a Minutes Secretary for this purpose):
 - a. of all appointments of officers made by the Trustees; and

lland selband of all proceedings at meetings of the Charity and of the Trustees, and been seated of committees of Trustees, including the names of the Trustees of the proceeding the names of the Trustees of the suppression of the Inches of the Inches of the Succeeding meeting, shall, as against any member or Trustee of the Charity, be sufficient evidence of the proceedings. The driving of the Inches of the Suppression of the Inches of the Suppression of the Inches of the Suppression of the Inches of

85. The Charity may in General Meeting impose reasonable restrictions as accounting records of the Charity may be inspected by the members but subject thereto the statutory books and accounting records shall be open to inspection by the members during usual business hours.

on of the charity may be decreased in a record and in a relation of the character of the

Annual Return Loreral

The Trustee Board shall comply with their obligations under the : 2 Charities Act 1993 (or any statutory re-enactment or modification of of chothat'Act) with regard to the preparation of an Annual Return which must สอเฉพิ**be sent**ato/the Charity Commission:อสเอาเมือง giderecarean at

- The Chanty and its Trustabs shall operate within antroqual launnAties
 - ลาอ rogalent prisipress nedw line stoerop at: sveitlbs of жiowerned 87. The Trustee Board shall comply with their obligations under the Charities Act 1993 (or any statutory re-enactment or, modification, of that Act) with regard to the preparation of an Annual Report which must
- The funds of the Charny, noiseimmoOgytirad/entiot these de and beguests shall be peld into an account operated by the Trustee Bould in the name of the Charley at such bank as the Trustee DorathugooApm
 - The Trustee Board shall comply with their obligations under the 88. Charities Act 1993 (or any statutory re-enactment or modification; of that Act) with regard to:
 - Subject to the provisions of the Art the Societary shull be abounted by 83 a. the keeping of accounting records for the Charity;
 - b. the preparation of annual statements of account for the Charity;
 - c. the auditing or independent examination of the statements of
- The Trustess shall ensure minimarity; estuding grand librar sestant and ਤੀ ਪਰ ਸ਼ਰੂਰ ਤੇ ਪ Charity Commission.
 - a. of all appointments of officers made by the diuster's and

Notices

- 89 25 Any notice to be given to or by any person pursuant to the Articles shall be in writing except that a notice calling a meeting of the Trustees need not be in writing if a written notice would not be practical because and circumstances require a meeting to be convened urgently to be
- The Charity may give any notice to a member, either personally, by fax to a number provided for that purpose, by electronic communication to an address provided for that purpose or by sending it by post in a prepaid envelope addressed to the member at his or her registered a address or by leaving it at that address.
- and mehave received notice of the meeting and, where requisite, of the but subject the statute bulled saw, it, which it was called the statute of the st
 - Proof that an envelope containing a notice was properly addressed, prepaid and posted or that a notice contained in an electronic communication was sent in accordance with guidance issued by the Institute of Chartered Secretaries and Administrators shall be conclusive evidence that the notice was given. A notice shall, unless the contrary is proved, be deemed to have been received 48 hours after

the envelope containing it was posted or in the case of a fax or an electronic communication at the expiration of 48 hours after the time it was transmitted.

Indemnity

- 93. Subject to the provisions of the Act but without prejudice to any indemnity to which a Trustee may otherwise be entitled, every Trustee or other officer of the Charity shall be indemnified out of the assets of the Charity against all costs charges expenses or liabilities incurred by him or her:
 - (a) in defending any civil or criminal proceedings in which judgment is given in his or her favour or in which he or she is acquitted; and
 - (b) in connection with any application in which relief from liability is granted to him or her by the court

where such proceedings or application arise as a result of any actual or alleged negligence, default, breach of duty or breach of trust in relation to the Charity.

Trustees' indemnity insurance

94. The Trustees shall have power to resolve pursuant to clause 4.17 of the Memorandum to effect trustees' indemnity insurance, despite their interest in such policy.

Winding-up

95. The provisions of clauses 6 and 8 of the Memorandum of Association relating to the winding-up or dissolution of the Charity shall have effect and be observed as if the same were repeated in the Articles.