

## **FILE COPY**

# CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 7340042

The Registrar of Companies for England and Wales, hereby certifies that

# CARE UK - TRENT MENTAL HEALTH PARTNERSHIP LIMITED

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England/Wales

Given at Companies House on 9th August 2010



\*N073400427\*





In accordance with 4N01 Section 9 of the Companies Act 2006 Application to register a company A fee is payable with this form Please see 'How to pay' on the last page VONDA) What this form is for What this form is NOT for You cannot use this form to re A08 09/08/2010 You may use this form to register a COMPANIES HOUSE a limited liability partnership private or public company MUJALINIAI this, please use form LL IN01 05/08/2010 **80A** COMPANIES HOUSE 404 /J/ UU/ EU I U COMPANIES HOUSE Part 1 **Company details** Filling in this form Please complete in typescript or in bold black capitals All fields are mandatory unless specified or indicated by \* **A1** Company details Duplicate names Please show the proposed company name below Duplicate names are not permitted A list of registered names can be found Proposed company Care UK - Trent Mental Health Partnership Limited on our website. There are various rules name in full @ that may affect your choice of name More information is available at www companieshouse gov uk For official use **A2** Company name restrictions 2 Company name restrictions Please tick the box only if the proposed company name contains sensitive A list of sensitive or restricted words or restricted words or expressions that require you to seek comments of a or expressions that require consent government department or other specified body can be found in guidance available on our website I confirm that the proposed company name contains sensitive or restricted www companieshouse gov uk words or expressions and that approval, where appropriate, has been sought of a government department or other specified body and I attach a copy of their response **A3** Name ending exemption Please tick the box if you wish to apply for exemption from the requirement to Only private companies that are have the name ending with 'Limited', 'Cyfyngedig' or permitted alternative limited by guarantee and meet other specific requirements are eligible to I confirm that the above proposed company meets the conditions for apply for this exemption from the requirement to have a name ending with 'Limited', For more details, please go to our 'Cyfyngedig' or permitted alternative www companieshouse gov uk **A4** Company type • Company type Please tick the box that describes the proposed company type and members' If you are unsure of your company's liability (only one box must be ticked) type, please go to our website Public limited by shares www companieshouse gov uk Private limited by shares Private limited by guarantee Private unlimited with share capital Private unlimited without share capital Department for Business Innovation & Skills CHFP025 05/10 Version 4.0 Laserform International 5/10

	NO1 Application to register a company	•
A5 (	Situation of registered office <b>①</b>	
	Please tick the appropriate box below that describes the situation of the proposed registered office (only one box must be ticked)  [X] England and Wales  Wales  Scotland  Northern Ireland	Registered office Every company must have a registered office and this is the address to which the Registrar will send correspondence For England and Wales companies, the address must be in England or Wales For Welsh, Scottish or Northern Ireland companies, the address must be in Wales, Scotland or Northern Ireland respectively
A6	Registered office address ②	
	Please give the registered office address of your company	2 Registered office address You must ensure that the address
Building name/number	Connaught House	shown in this section is consistent with the situation indicated in
Street	850 The Crescent	section A5
	Colchester Business Park	You must provide an address in England or Wales for companies to be registered in England and Wales
Post town	Colchester	You must provide an address in
County/Region Postcode	C O 4 9 Q B	Wales, Scotland or Northern Ireland for companies to be registered in Wales, Scotland or Northern Ireland respectively
A7	Articles of association 9	
	Please choose one option only and tick one box only	For details of which company type can adopt which model articles,
Option 1	I wish to adopt one of the following model articles in its entirety. Please tick only one box  Private limited by shares. Private limited by guarantee. Public company	please go to our website www.companieshouse gov uk
Option 2	I wish to adopt the following model articles with additional and/or amended provisions. I attach a copy of the additional and/or amended provision(s). Please tick only one box.  [X] Private limited by shares.  Private limited by guarantee.  Public company	
Option 3	I wish to adopt entirely bespoke articles. I attach a copy of the bespoke articles to this application.	
A8	Restricted company articles	
	Please tick the box below if the company's articles are restricted	Restricted company articles Restricted company articles are those containing provision for entrenchment. For more details, please go to our website www companieshouse gov uk

CHFP025 05/10 Version 4 0

## **IN01**

Application to register a company

# Part 2 Proposed officers

For private companies the appointment of a secretary is optional, however, if you do decide to appoint a company secretary you must provide the relevant details. Public companies are required to appoint at least one secretary.

Private companies must appoint at least one director who is an individual. Public companies must appoint at least two directors, one of which must be an individual.

For a secretary who is an individual, go to Section B1; For a corporate secretary, go to Section C1; For a director who is an individual, go to Section D1; For a corporate director, go to Section E1.

### Secretary

B1	Secretary appointments	
	Please use this section to list all the secretary appointments taken on formation For a corporate secretary, complete Sections C1-C5.	Corporate appointments For corporate secretary appointments, please complete
Title *		section C1-C5 instead of section B
Full forename(s)		Additional appointments
Surname		If you wish to appoint more than one secretary, please use the 'Secretary appointments'
Former name(s) 2		continuation page
		Please provide any previous names which have been used for business purposes in the last 20 years Married women do not need to give former names unless previously used for business purposes
B2	Secretary's service address 9	
Building name/number		3 Service address This is the address that will appear
Street		on the public record. This does not have to be your usual residential address.
Post town		Please state 'The Company's Registered Office' if your service
County/Region		address will be recorded in the proposed company's register
Postcode		of secretanes as the company's registered office
Country		If you provide your residential address here it will appear on the public record
B3	Signature •	
	I consent to act as secretary of the proposed company named in Section A1	Signature     The person named above consents
Signature	Signature	to act as secretary of the proposed company
	X	

CHFP025 05/10 Version 4 0

# IN01

Application to register a company

# Corporate secretary

C1	Corporate secretary appointments •					
	Please use this section to list all the corporate secretary appointments taken on formation	l	Additional appointments if you wish to appoint more than one corporate secretary, please use the			
Name of corporate body/firm	Care UK Nental Health Partnerships Limited		'Corporate secretary appointments' continuation page Registered or principal address			
Building name/number	Connaught House		This is the address that will appear on the public record. This address			
Street	850 The Crescent		must be a physical location for the delivery of documents. It cannot be			
	Colchester Business Park		a PO box number (unless contained			
Post town	Colchester		within a full address), DX number or LP (Legal Post in Scotland) number			
County/Region	Essex	ļ				
Postcode	C O 4 9 Q B					
Country	England					
C2	Location of the registry of the corporate body or firm					
	Is the corporate secretary registered within the European Economic Area (EEA)?  → Yes Complete Section C3 only  → No Complete Section C4 only					
C3	EEA companies 2					
	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register	EEA     A full list of countries of the EEA     be found in our guidance				
Where the company/	England and Wales		www.companieshouse.gov.uk			
firm is registered 8		6	Article 3 of the First Company Law			
Registration number	1833385		Directive (68/151/EEC)			
C4	Non-EEA companies					
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register.	0	Where you have provided details of the register (including state) where the company or firm is registered,			
Legal form of the corporate body or firm		you must also provide its number that register				
Governing law						
If applicable, where the company/firm is registered						
Registration number						
C5	Signature 6					
	I consent to act as secretary of the proposed company named in Section A1.	0	Signature The person named above consents			
Signature	Signature X		The person named above consents to act as corporate secretary of the proposed company			

INU1
Application to register a company

Title " Mr  Full forename(s) Peter  Surname	Director							
Finals of the first security of the security o	D1	Director appointments •						
Full forename(s)  Peter  Surname  Krysiak  Former name(s)  Country/State of residence   Reguland  Respective   England  Respective   Re		Please use this section to list all the director appointments taken on formation For a corporate director, complete Sections E1-E5.	0	Private companies must appoint at least one director who is an				
Full foreign ample   Surname   Krysiak    Surname   Krysiak    Former name(s)   Surname   Krysiak    Former name(s)   Surname    Country/State of residence   Surname    England   Surname    Surname   Surname   Surname    England   Surname   Surname    England   Surname   Surname    Surname   Surname   Surname    England    Surname   Surname   Surname    Surname   Surname   Surname    Former name(s)   Please provide any previous land for former names unless provided purposes in the last 20 to form to former names unless provided purposes in the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names unless provided purposes of the last 20 to former names to former names unless provided purposes of the last 20 to former names to former names unless provided purposes of the last 20 to former names to former names and the last 20 to former names and the last 2	Title *	Mr		appoint at least two directors, one of				
Sumame   Krysiak   Former name(s)	Full forename(s)	Peter	9	]				
Country/State of residence   England  Country/State of residence   England  British  Date of birth  Business occupation (if any)  Psychotherapist  Please complete the service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number   15  Street   Mileash Lane   Darley Abbey    Post town   Derbyshire    Country/Region   Derbyshire    Postcode   D E 2 2 1 1 D D    Signature   Country    I consent to act as director of the proposed company named in Section A1.  Stepature   Stignature    I consent to act as director of the proposed company named in Section A1.	Surname	Krysiak		Please provide any previous names which have been used for business				
residence  Nationality Date of birth Date of				purposes in the last 20 years Married women do not need to give former names unless previously used				
Date of birth  Business occupation (if any)  Director's service address  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Business occupation (if any)  Director's service address  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number  15  Street  Mileash Lane  Darley Abbey  Post town  Derby  County/Region  Derbyshire  Postcode  Derbyshire  Country  England  Director's service address  The Congress occupation  Registered Office 'q'  address and address  director as the comp office of the proposed company named in Section A1.  Senature  Country  Senature  To Signature  To Signature To Sonature  To Signature  To Signature  To Signature  To Signature  To Signature To Sonature  To Signature Signature  To Signature To Sonature  To S	Country/State of residence   Tesidence	England	8	Country/State of residence This is in respect of your usual				
Business occupation (if any)    Psychotherapist      Psychotherapist	•			residential address as stated in section D4				
Business occupation (if any)   Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number 15  Street   Mileash Lane   Darley Abbey   Post town   Derby   County/Region   Derbyshire   Country   England    Darland    Darland    Signature   I consent to act as director of the proposed company named in Section A1.  Signature   I consent to act as director of the proposed company named in Section A1.  Sepature   O Signature   O Signature	Date of birth	<sup>d</sup> 1   <sup>d</sup> 7   <sup>m</sup> 0   <sup>m</sup> 1   <sup>y</sup> 1   <sup>y</sup> 9   <sup>y</sup> 5   <sup>y</sup> 9	0					
Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number 15  Street Mileash Lane Darley Abbey  Post town Derby  County/Region Derbyshire  Postcode DE 2 2 1 D D  Signature O  I consent to act as director of the proposed company named in Section A1.  Senature  Senature  O Service address This is the address in the public record of have to be your usual address. Please state 'The Con Registered Office' if you address will be record of the proposed company's directors as the comp office  If you wash to appoint one expense.  Signature O  Signature O  Signature  O Signature  The person named at to act as director of the proposed company named in Section A1.		Psychotherapist		please enter here If you do not.				
Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number 15  Street				Additional appointments If you wish to appoint more than one director, please use the 'Director appointments' continuation page				
Signature   Sign	D2		<u> </u>					
Street  Mileash Lane  Darley Abbey  Post town  Derby  County/Region  Derbyshire  Postcode  D E 2 2 1 D D   Signature  I consent to act as director of the proposed company named in Section A1.  Signature  The person named at to act as director of the proposed company named in Section A1.		usual residential address in Section D4.	_ }	This is the address that will appear on the public record. This does not				
Post town  Derby  County/Region  Derbyshire  Postcode  DEE 2 2 1 D D  Country  England  Signature 6  I consent to act as director of the proposed company named in Section A1.  Signature  Registered Office' if ye address will be record proposed company's in directors as the comp office  If you provide your readdress here it will appublic record  Signature  The person named at to act as director of the proposed company named in Section A1.	Building name/numbe	15	_	have to be your usual residential address				
Post town  Derby  County/Region  Derbyshire  Postcode  DE 2 2 1 D D  Country  England  Signature O  I consent to act as director of the proposed company named in Section A1.  Sequence of the proposed company named at to act as director of the proposed address here and provide your readdress here it will appublic record  Signature O  I consent to act as director of the proposed company named in Section A1.  Sequence of the proposed company named in Section A1.  Sequence of the proposed company named in Section A1.	Street	Mileash Lane	_	Please state 'The Company's Registered Office' if your service				
Post town  County/Region  Derbyshire  Postcode  DE 2 2 1 D D  Country  England  Signature  i consent to act as director of the proposed company named in Section A1.  Signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at to act as director of the proposed signature  The person named at the public record	_	Darley Abbey	_	address will be recorded in the proposed company's register of				
County/Region Derbyshire  Postcode D E 2 2 1 D D  Country England  Signature O  I consent to act as director of the proposed company named in Section A1.  Separature  The person named at to act as director of the proposed company named in Section A1.	Post town	Derby	directors as the company's registration office  if you provide your residential					
Country  England  Signature O  I consent to act as director of the proposed company named in Section A1.  Secretarian  Secretarian  Secretarian  Secretarian  Secretarian  Secretarian  Secretarian  Secretarian  Public record	County/Region	Derbyshire						
Signature O  I consent to act as director of the proposed company named in Section A1.  Signature  The person named at to act as director of the proposed company named in Section A1.	Postcode	D E 2 2 1 D D	_	address here it will appear on the public record				
I consent to act as director of the proposed company named in Section A1.  Section A1.  Section A1.  Section A1.  Section A1.	Country	England						
I consent to act as director of the proposed company named in Section A1.  Section A1.  Section A1.  Section A1.  Section A1.								
The person named at to act as director of the proposed company framed in occurr.  The person named at to act as director of the person named at to act as director of the person named at	D3	Signature 0	<u> </u>					
Sonature to act as director of the		I consent to act as director of the proposed company named in Section A1.		The person named above consents				
X C \ X	Signature	\		to act as director of the proposed company				

# **IN01**

Signature

Signature

Application to register a company

## Director

D1 (	Director appointments •	
	Please use this section to list all the director appointments taken on formation.  For a corporate director, complete Sections E1-E5.	Appointments     Private companies must appoint     at least one director who is an
Title *	Dr	Individual. Public companies must appoint at least two directors, one of
Full forename(s)	Alison	which must be an individual.
Surname	Rose-Quirie	Please provide any previous names
Former name(s) 2		which have been used for business purposes in the last 20 years Married women do not need to give former names unless previously used
Country/State of residence   Output  Description:	England	for business purposes  Country/State of residence This is in respect of your usual
Nationality	British	residential address as stated in section D4
Date of birth	<sup>d</sup> 1 <sup>d</sup> 9 <sup>m</sup> 0 <sup>m</sup> 6 <sup>y</sup> 1 <sup>y</sup> 9 <sup>y</sup> 6 <sup>y</sup> 0	Business occupation
Business occupation (if any) 3		If you have a business occupation, please enter here. If you do not, please leave blank.
D2.	Director's service address 6	
	Please complete the service address below. You must also fill in the director's usual residential address in Section D4.	Service address  This is the address that will appear on the public record. This does not
Building name/number	15	have to be your usual residential address
Street	Mileash Lane	Please state 'The Company's Registered Office' if your service
	Darley Abbey	address will be recorded in the proposed company's register of
Post town	Derby	directors as the company's registers office.
County/Region	Derbyshire	If you provide your residential
Postcode	D E 2 2 1 D D	address here it will appear on the public record
Country	England	1 (24 4 2
D3	Signature 6	
	I consent to act as director of the proposed company named in Section A1.	Signature The person named above consents
		to act as director of the proposed

company

X

# IN01

Application to register a company

# Corporate director

Name of corporate body or firm  Care UK Mental Health Partnerships Limited 'Corporate de Continuation  Building name/number Connaught House  Street 850 The Crescent  Colchester Business Park  Colchester Business Park  Colchester Susiness Park	o appoint more than one rector, please use the firector appointments
Name of corporate body or firm  Care UK Mental Health Partnerships Limited 'Corporate do Continuation Registered This is the a continuation on the public on the public must be a pill delivery of da PO box number Colchester  Post town  Colchester  Care UK Mental Health Partnerships Limited 'Corporate do Continuation Registered This is the a continuation on the public must be a pill delivery of da PO box number of the public post town  Colchester  Colchester  Colchester  Colchester  Colchester  Colchester	rector, please use the lirector appointments in page or principal address iddress that will appear corecord. This address thysical location for the locuments. It cannot be umber (unless contained address), DX number or
Street 850 The Crescent This is the a on the public must be a pl delivery of d a PO box nu within a full a LP (Legal Po	eddress that will appear o record. This address hysical location for the locuments. It cannot be umber (unless contained address), DX number or
Street   850 The Crescent   must be a pl delivery of d a PO box nu within a full a LP (Legal Po	hysical location for the locuments. It cannot be umber (unless contained address), DX number or
Post town Colchester Business Park a PO box no within a full LP (Legal Po	umber (unless contained address), DX number or
Post town Colonester LP (Legal Po	
County/Region Essex	
Postcode C O 4 9 Q B	
Country England	
Location of the registry of the corporate body or firm	
is the corporate director registered within the European Economic Area (EEA)?  → Yes Complete Section E3 only  → No Complete Section E4 only	
E3 EEA companies 2	
	countries of the EEA can
Where the company/ England and Wales www.compa	inieshouse gov uk
Article 3 of the	egister mentioned in he First Company Law
Registration number 1833385	)/131/EEG/
E4 Non-EEA companies	
It is entered (including the state) and its registration number in that register the register	have provided details of (including state) where y or firm is registered,
Legal form of the corporate body or firm	so provide its number in
Governing law	
If applicable, where the company/firm is registered •	
If applicable, the registration number	
Signature •	
I consent to act as director of the proposed company named in Section A1.  Signature The person	named above consents
	rporate director of the

In accordance with Section 9 of the Companies Act 2006

# IN01 - continuation page Application to register a company

# Corporate director

E1	Corporate director appointments				
	Please use this section to list all the corporate directors of the company	Registered or principal address This is the address that will appear			
Name of corporate body or firm	Trent CBT Services Limited	on the public record. This address must be a physical location for the delivery of documents. It cannot be			
Building name/number	Markeaton House	a PO box number (unless contained within a full address), DX number or			
Street	3 Slater Avenue	LP (Legal Post in Scotland) number			
Post town	Derby				
County/Region					
Postcode	DE 1 1 G T				
Country	England				
E2	Location of the registry of the corporate body or firm	1			
_	Is the corporate director registered within the European Economic Area (EEA)?  → Yes Complete Section E3 only  → No Complete Section E4 only				
E3	EEA companies 2				
	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register	EEA     A full list of countries of the EEA can be found in our guldance			
Where the company/	England and Wales	www.companieshouse.gov.uk			
firm is registered 3		This is the register mentioned in Article 3 of the First Company Law			
Registration number	5117697	Directive (68/151/EEC)			
E4	Non-EEA companies				
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register	Non-EEA  Where you have provided details of the register (including state) where the company or firm is registered, you must also provide its number in			
Legal form of the corporate body or firm		that register			
Governing law					
If applicable, where the company/firm is registered •					
If applicable, registration number					
E5	Signature 6				
	I consent to act as director of the proposed company named in Section A1.	Signature The person named above consents			
Signature	Signature X	to act as corporate director of the proposed company			

Α	pplication to regist	er a company					
Part 3	Statement o	f capital					· · · · · · · · · · · · · · · · · · ·
_	Does your company l  → Yes Compl		uarantee)				
1 s	hare capital in po	ound sterling (£)					
Please complete the ta f all your issued capita	ble below to show ea l is in sterling, only co	ch class of shares held emplete <b>Section F1</b> and	in pound sterling then go to Section F4				
Class of shares E g Ordinary/Preference etc	)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of share	s <b>0</b>	Aggregate nomi	nal value <b>(</b>
Ordinary		£1.00	£0.00		2	£	2 00
						£	
						£	
						£	
			Totals		2	£	2 00
Currency  Class of shares (E.g. Ordinary/Preference et	c)	Amount paid up on each share 1	Amount (if any) unpaid on each share	Number of share	es <b>(2</b>	Aggregate nom	ninal value (
			10,010	<u> </u>		<u> </u>	·
Currency							
Class of shares (E.g. Ordinary/Preference e	tc)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shar	es 2	Aggregate non	ninal value (
			Totals				
F3	 Totals						
	Please give the total		total aggregate nominal	value of	Please differe	aggregate nomi e list total aggreg ent currencies sep	ate values i parately Foi
Total number of shares				2	exam	ple £100 + €100	+ \$10 etc
Total aggregate nominal value 4				£2		<u> </u>	
Including both the nome share premium  Total number of issued		Number of shares issue nominal value of each states.	share Pl	ontinuation Page lease use a State age if necessary		ital continuation	

**IN01** 

IN01
Application to register a company

Class of share  Ordinary  Prescribed particulars  Every share ranks pari passu with every other share and  (a) Each share carries one vote;  (b) Each share carries a right to participate in distribution (including nights that certain circumstants in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of a distribution (including nights that certain circumstants in a distribution of any respects dividends in a distribution of	particulars of rights		ach class	hed to shares for ea	articulars of rights atta	Statement of capital (Pr	
Class of share  Prescribed particulars  Every share ranks pari passu with every other share and  (a) Each share carries one vote;  (b) Each share carries a right to participate in dividends,  (c) Each share carries a right to participate in capital;  (d) The shares carry no right of redemption.  a particulars of any respects dividends in a distribution, c particulars of any respects capital, to distribution (including), and dividends in a distribution, c particulars of any respects capital, to distribution (including), and dividends in a distribution, c particulars of any respects dividends in a distribution, c particulars of any respects capital, to distribution (including), and distribution, c particulars of any respects dividends in a			and F2.	es in Sections F1	ent of capital share tai	of share shown in the state	
Every share ranks pari passu with every other share and  (a) Each share carries one vote;  (b) Each share carries a right to participate in distribution (including), and  (c) Each share carries a right to participate in capital;  (d) The shares carry no right of redemption.  (d) The shares carry no right of redemption.  (e) Each share carry no right of redemption.  (e) Each share carry no right of redemption.  (f) The shares carry no right of redemption.  (h) Each share carries a right to participate in redeemed at the ocompany or the share any terms or condition redemption of the shares carry no right of redemption.  (h) Each share carries a right to participate in redeemed at the ocompany or the share any terms or condition redemption of the shares carry no right of redemption.  (h) Each share carries a right to participate in redeemed or are in redeemed at the ocompany or the share any terms or condition redemption of the shares carry no right of redemption.  (h) Each share carries a right to participate in redeemed or are in redeemed at the ocompany or the shares any terms or condition redemption of the redemption of the shares carry no right of redemption.	ars of any voting rights	a p				Ordinary	Class of share
dividends,  (c) Each share carries a right to participate in capital;  (d) The shares carry no right of redemption.  (d) The shares carry no right of redemption.  (e) Each share carries a right to participate in redeemed at the ocompany or the shares company or the shares carry no right of redemption.  (f) Each share carries a right to participate in redeemed at the ocompany or the shares company or the shares carry for redemption of the shares of redemption of the shares o	circumstances, ars of any rights, as a dividends, to particip ribution, ars of any rights, as a capital, to participate	certain circumstances, b particulars of any rights, a respects dividends, to pa in a distribution, c particulars of any rights, a	share	every other		and	
(c) Each share carries a right to participate in capital;  (d) The shares carry no right of redemption.  A separate table must each class of share  Continuation pages Please use the next post of shares of share of the continuation of the continuation pages.	the shares are to be	d v	ın	participate	nes a right to		
A separate table must each class of share  Continuation pages Please use the next p  'Statement of Capital (  particulars of nights at to shares)' continuation	ed at the option of the by or the shareholder a ns or conditions relating	r	ın	participate	cies a right to		
Please use the next p  'Statement of Capital (  particulars of rights att  to shares)' continuatio	table must be used for	A se		redemption.	y no right of	(d) The shares can	
	the next page or a of Capital (Prescribed of rights attached	Plea 'Stat parti to sh					
							ļ
							i

# IN01 Application to register a company

Class of share	Prescribed particulars of rights     attached to shares
Prescribed particulars	The particulars are a particulars of any voting rights, including rights that anse only in certain circumstances, b particulars of any rights, as respects dividends, to participate in a distribution, c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares
	A separate table must be used for each class of share
	Continuation pages Please use a 'Statement of capital (Prescribed particulars of rights attached to shares)' continuation page if necessary
	CUITDOOE

# IN01

Name

Address

Application to register a company

F5	Initial shareho	 Idings	<u>_</u>					
		ld only be complete	ed by companies inc	orporating with	share capital	Initial sharehold Please list the con in alphabetical or	mpany's subscribers	
		ill appear on the public record. These do not need to be the I residential address				Please use an 'Initial shareholdings' continuation page if necessary		
Subscriber's details		Class of share	Number of shares	Сиггелсу	Nominal value of each share	Amount (if any) unpaid	Amount paid	
Name Care UK Men Partnership		Ordinary	1	Sterling	1.00	0.00	1.00	
Address Connaught Hou 850 The Cresc Colchester Bu	ent							
Colchester Essex								
Name Trent CBT S Limited	ervices	Ordinary	1	Sterling	1 00	0 00	1 00	
Address Markeaton Hou 3 Slater Aven Derby,								
DE1 1GT		<u> </u>	<u> </u>		<u> </u>			
Address								
Name								
Address						-		
<u> </u>						<u> </u>	<u> </u>	

CHFP025 05/10 Version 4 0

	. INO1 Application to register a company	
	, the region of reducer or continued	
Part 4	Statement of guarantee	
	Is your company limited by guarantee?  → Yes Complete the sections below → No Go to Part 5 (Statement of compliance)	
G1	Subscribers	
	Please complete this section if you are a subscriber of a company limited by guarantee. The following statement is being made by each and every person named below	Name     Please use capital letters      Address     The addresses in this section will
	I confirm that if the company is wound up while I am a member, or within one year after I cease to be a member, I will contribute to the assets of the company by such amount as may be required for  - payment of debts and liabilities of the company contracted before I cease to be a member,  - payment of costs, charges and expenses of winding up, and,  - adjustment of the rights of the contributors among ourselves, not exceeding the specified amount below	appear on the public record They do not have to be the subscribers' usual residential address  3 Amount guaranteed Any valid currency is permitted  Continuation pages Please use a 'Subscribers' continuation page if necessary
	Subscriber's details	_
Forename(s) 1		_
Surname 1		_
Address 2		_
Postcode		
Amount guarante		
	Subscriber's details	
Forename(s) 1		
Surname 1		
Address 2		_
Postcode		
Amount guarante	eed 🔞	_
	Subscriber's details	
Forename(s) 1		
Surname 1		
Address 2		_
Postcode		_
Amount guarant	eed 🕄	

CHFP025 05/10 Version 4 0

IN01
Application to register a company

	Subscriber's details	Name     Places use capital letters	
Forename(s) 1		Please use capital letters  Address	
Surname 1		The addresses in this section will appear on the public record. They do	
Address 2		not have to be the subscribers' usual residential address	
Postcode		Amount guaranteed     Any valid currency is permitted	
Amount guaranteed	0	Continuation pages Please use a 'Subscribers'	
	Subscriber's details	continuation page if necessary	
Forename(s) 1			
Surname 1			
Address 2			
Postcode			
Amount guaranteed	<b>●</b>		
<u> </u>	Subscriber's details		
Forename(s) 1			
Surname 1			
Address 2			
Postcode			
Amount guaranteed	9		
	Subscriber's details		
Forename(s) 1			
Surname 1			
Address 2			
Postcode			
Amount guaranteed	•		
	Subscriber's details		
Forename(s)			
Surname 1			
Address 2		,	
_			
Postcode			

## Statement of compliance Part 5 This section must be completed by all companies is the application by an agent on behalf of all the subscribers? → No Go to Section H1 (Statement of compliance delivered by the subscribers) → Yes Go to Section H2 (Statement of compliance delivered by an agent) H1 Statement of compliance delivered by the subscribers • Statement of compliance Please complete this section if the application is not delivered by an agent delivered by the subscribers for the subscribers of the memorandum of association Every subscriber to the memorandum of association must sign the statement of compliance I confirm that the requirements of the Companies Act 2006 as to registration have been complied with Signature Subscriber's signature Subscriber's signature X Signature Subscriber's signature X Subscriber's signature Signature X Signature Subscriber's signature X Signature Subscriber's signature X Signature Subscriber's signature X Subscriber's signature | Signature X

Subscriber's signature  Subscriber's signature  Subscriber's signature  Subscriber's signature  Subscriber's signature  Subscriber's signature  Agent's name	ent of compliance delivered by an agent	X 	Continuation pages Please use a 'Statement of compliance delivered by the subscribers' continuation page if more subscribers need to sign
Subscriber's signature  Subscriber's signature  Subscriber's signature  Subscriber's signature  Subscriber's signature  Agent's name	ent of compliance delivered by an agent	X	Please use a 'Statement of compliance delivered by the subscribers' continuation page if
Subscriber's signature X  Subscriber's signature X  Subscriber's signature X  H2  Statem  Please the sub  Agent's name	ent of compliance delivered by an agent	<b>X</b>	
Subscriber's signature  Signature  X  H2  Statem  Please the sub  Agent's name	ent of compliance delivered by an agent		
H2 Statem Please the sub Agent's name	nt of compliance delivered by an agent	X	
Please the sub	nt of compliance delivered by an agent	<u></u>	
Agent's name	· · · · · · · · · · · · · · · · · · ·		
<u> </u>	omplete this section if this application is delivered by an age cribers to the memorandum of association	ent for	
Building name/number			
Street			
Post town			
County/Region			
Postcode			
Country I confirm have be	that the requirements of the Companies Act 2006 as to regisen complied with	stration	
Agent's signature Signature		×	

IN01
Application to register a company

Presenter information	Important information	
You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.	Please note that all information on this form will appear on the public record, apart from information relating to usual residential addresses	
Contact name Tom Sleight	£ How to pay	
Company name Prettys Solicitors	A fee of £20 is payable to Companies House to register a company.	
Address	Make cheques or postal orders payable to 'Companies House'	
	₩ Where to send	
Post town	You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:	
Country  DX 3323 Chelmsford	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff	
Telephone (01245) 295295  ✓ Certificate	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,	
We will send your certificate to the presenters address (shown above) or if indicated to another address shown below  At the registered office address (Given in Section A6)	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)  For companies registered in Northern Ireland: The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1	
☐ At the agents address (Given in Section H2)  ✓ Checklist		
We may return forms completed incorrectly or with information missing.	Section 243 exemption	
Please make sure you have remembered the following  You have checked that the proposed company name is available as well as the various rules that may affect your choice of name. More information can be found in guidance on our website.	If you are applying for, or have been granted a section 243 exemption, please post this whole form to the different postal address below The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE	
If the name of the company is the same as one	<i>i</i> Further information	
already on the register as permitted by The Company and Business Names (Miscellaneous Provisions) Regulations 2008, please attach consent  You have used the correct appointment sections	For further information, please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk	
Any addresses given must be a physical location They cannot be a PO Box number (unless part of a	This form is available in an	
full service address), DX or LP (Legal Post in Scotland)number	alternative format. Please visit the	
The document has been signed, where indicated  All relevant attachments have been included	forms page on the website at	
You have enclosed the Memorandum of Association You have enclosed the correct fee	www.companieshouse.gov.uk	

## COMPANY HAVING A SHARE CAPITAL

Memorandum of association of Care UK - Trent Mental Health Partnership Limited

Each subscriber to this memorandum of association wishes to form a company under the Companies Act 2006 and agrees to become a member of the company and to take at least one share

Name of each subscriber

Authentication by each subscriber

Care UK Mental Health Partnership

offer

Trent CBT Services Limited,

Plumink

Dated

27<sup>th</sup> July 2010

It At earl Common ha non a phase one of dee

#### THE COMPANIES ACT 2006

#### PRIVATE COMPANY LIMITED BY SHARES

#### ARTICLES OF ASSOCIATION

**OF** 

CARE UK - TRENT MENTAL HEALTH PARTNERSHIP LIMITED

#### Introduction

#### 1. INTERPRETATION

1 1 In these Articles, the following words have the following meanings

Act: the Companies Act 2006,

appointor: has the meaning given in article 12 1,

Articles: the Company's articles of association for the time being in force,

**Business Day:** any day (other than a Saturday, Sunday or public holiday in the United Kingdom) on which clearing banks in the City of London are generally open for business,

Conflict: has the meaning given in article 9 1,

Eligible Director: any Eligible MHP Director or Eligible Trent Director (as the case may be),

Eligible MHP Director: an MHP Director who would be entitled to vote on the matter at a meeting of directors (but excluding any MHP Director whose vote is not to be counted in respect of the particular matter),

Eligible Trent Director: a Trent Director who would be entitled to vote on the matter at a meeting of directors (but excluding any Trent Director whose vote is not to be counted in respect of the particular matter),

**Expert:** an independent firm of accountants appointed by the shareholders or, in the absence of agreement between the shareholders on the expert or his terms of appointment within 10 Business Days of a shareholder serving details of a suggested expert on the other, an independent firm of accountants appointed, and whose terms of appointment are agreed, by the President, for the time being, of the Institute of Chartered Accountants of England and Wales (acting as an expert and not as an arbitrator);

Fair Value: in relation to shares, as determined in accordance with article 164,

Interested Director: has the meaning given in article 9 1,

Model Articles: the model articles for private companies limited by shares contained in Schedule 1 of the Companies (Model Articles) Regulations 2008 (SI 2008/3229) as amended prior to the date of adoption of these Articles,

**Original Shareholder:** a shareholder who transfers its shares to a Permitted Transferee in accordance with article 15 3,

Permitted Group: in relation to a company (wherever incorporated), any wholly owned Subsidiary of that company, any company of which it is a Subsidiary (its holding company) and any other Subsidiaries of any such holding company, and each company in a Permitted Group is a member of the Permitted Group Unless the context otherwise requires, the application of the definition of Permitted Group to any company at any time will apply to the company as it is at that time,

**Permitted Transferee:** in relation to a shareholder that is a company, any member of the same Permitted Group as that company,

Subsidiary: in relation to a company wherever incorporated (a holding company) means "subsidiary" as defined in section 1159 of the Act Unless the context requires otherwise, the application of the definition of Subsidiary to any company at any time shall apply to the company as it is at that time,

Transfer Notice: an irrevocable notice in writing given by any shareholder to the other shareholder where the first shareholder desires, or is required by these Articles, to transfer or offer for transfer (or enter into an agreement to transfer) any shares Where such notice is deemed to have been served it shall be referred to as a **Deemed Transfer Notice**.

MHP Director: any director appointed to the Company by Care UK Mental Health Partnerships Limited ("MHP"),

Writing or written: the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise, save that, for the purposes of article 15 and article 16, "writing" or "written" shall not include the sending or supply of notices, documents or information in electronic form (other than by fax),

Trent Director: any director appointed to the Company by Trent CBT Services Limited ("Trent"),

Save as otherwise specifically provided in these Articles, words and expressions which have particular meanings in the Model Articles shall have the same meanings in these Articles, subject to which and unless the context otherwise requires, words and expressions which have particular meanings in the Act shall have the same meanings in these Articles but excluding any statutory modification of them not in force on the date when these Articles become binding on the Company

- Headings in these Articles are used for convenience only and shall not affect the construction or interpretation of these Articles
- A reference in these Articles to an "article" is a reference to the relevant article of these Articles unless expressly provided otherwise
- Any phrase introduced by the terms "including", "include", "in particular" or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms
- Save as expressly provided otherwise in these Articles, any reference to any statutory provision shall be deemed to include a reference to each and every statutory amendment, modification, re-enactment and extension thereof for the time being in force

#### 2. ADOPTION OF THE MODEL ARTICLES

- The Model Articles shall apply to the Company, except in so far as they are modified or excluded by these Articles or are inconsistent with these Articles, and, subject to any such modifications, exclusions or inconsistencies, shall together with these Articles constitute the articles of association of the Company to the exclusion of any other articles or regulations set out in any statute or in any statutory instrument or other subordinate legislation
- 22 Articles 6(2), 7, 8, 9(1), 11 to 14 (inclusive), 16, 17, 22, 26(5), 27 to 29 (inclusive), 36, 38, 39, 43, 44(2), 49 and 50 to 53 (inclusive) of the Model Articles shall not apply to the Company
- Article 20 of the Model Articles shall be amended by the insertion of the words "(including alternate directors and the secretary)" before the words "properly incur"
- Articles 31(1)(a) to (d) (inclusive) of the Model Articles shall be amended by the deletion, in each case, of the words "either" and "or as the directors may otherwise decide"

#### **DIRECTORS**

#### 3. DIRECTORS' MEETINGS

Any decision of the directors must be taken at a meeting of directors in accordance with these Articles or must be a decision taken in accordance with article 4

- 3 2 Subject as provided in these Articles, the directors may participate in directors' meetings for the despatch of business, adjourn and otherwise regulate their meetings as they think fit The directors will try to meet at least monthly
- All decisions made at any meeting of the directors or of any committee of the directors shall be made only by resolution, and no such resolution shall be passed unless:
  - (a) more votes are cast for it than against it, and
  - (b) at least one Eligible MHP Director and one Eligible Trent Director who is participating in the meeting of the directors or of the committee of the directors have voted in favour of it
- 3 4 Except as provided by article Error! Reference source not found., each director has one vote at a meeting of directors
- If at any time at or before any meeting of the directors or of any committee of the directors all MHP Directors participating or all Trent Directors participating should request that the meeting be adjourned or reconvened to another time or date (whether to enable further consideration to be given to any matter or for other directors to participate or for any other reason, which need not be stated) then such meeting shall be adjourned or reconvened accordingly, and no business shall be conducted at that meeting after such a request has been made. No meeting of directors may be adjourned pursuant to this article more than once

### 4. Unanimous decisions of directors

- A decision of the directors is taken in accordance with this article when all Eligible Directors indicate to each other by any means that they share a common view on a matter
- Such a decision may take the form of a resolution in writing, where each Eligible Director has signed one or more copies of it, or to which each Eligible Director has otherwise indicated agreement in writing
- A decision may not be taken in accordance with this article if the Eligible Directors would not have formed a quorum at a directors' meeting to vote on the matter

#### 5. Number of directors

The number of directors shall not be less than two made up of an equal number of MHP Directors and Trent Directors. No shareholding qualification for directors shall be required

### 6. CALLING A DIRECTORS' MEETING

- Any director may call a meeting of directors by giving not less than seven Business Days' notice of the meeting (or such shorter period of notice as agreed in writing by at least one MHP Director and one Trent Director) to each director or by authorising the Company secretary (if any) to give such notice
- Notice of any directors' meeting must be accompanied by
  - (a) an agenda specifying in reasonable detail the matters to be raised at the meeting, and
  - (b) copies of any papers to be discussed at the meeting
- Matters not on the agenda, or business conducted in relation to those matters, may not be raised at a meeting of directors unless all the directors agree in writing

#### 7. QUORUM FOR DIRECTORS' MEETINGS

The quorum at any meeting of the directors (including adjourned meetings) shall be two directors, of whom one at least shall be an Eligible MHP Director (or his alternate) and one at least an Eligible Trent Director (or his alternate). No business shall be conducted at any meeting of the directors unless a quorum is participating at the beginning of the meeting and also when that business is voted on. If a quorum is not participating within 30 minutes of the time specified for the relevant meeting in the notice of the meeting then the meeting shall be adjourned for 15 Business Days at the same time and place.

#### 8. CHAIRING OF DIRECTORS' MEETINGS

The post of chairman of the directors will be held in alternate years by an MHP Director or by a Trent Director. The chairman shall not have a casting vote. If the chairman for the time being is unable to attend any meeting of the board of directors, the shareholder who appointed him shall be entitled to appoint another of its nominated directors to act as chairman at the meeting.

#### 9. DIRECTORS' INTERESTS

9 1 For the purposes of section 175 of the Act, the shareholders (and not the directors) shall have the power to authorise, by resolution and in accordance with the provisions of these Articles, any matter or situation proposed to them by any director which would, if not so authorised, involve a director (the Interested Director) breaching his duty under section 175 of the Act to avoid conflicts of interest (a Conflict)

- 9 2 The Interested Director must provide the shareholders with such details as are necessary for the shareholders to decide whether or not to authorise the Conflict, together with such additional information as may be requested by the shareholders
- Any authorisation by the shareholders of a Conflict under this article may (whether at the time of giving the authorisation or subsequently)
  - (a) extend to any actual or potential conflict of interest which may reasonably be expected to arise out of the matter or situation so authorised,
  - (b) provide that the Interested Director be excluded from the receipt of documents and information and the participation in discussions (whether at meetings of the directors or otherwise) related to the Conflict,
  - (c) provide that the Interested Director will or will not be an Eligible Director in respect of any future decision of the directors in relation to any resolution related to the Conflict,
  - (d) impose upon the Interested Director such other terms for the purposes of dealing with the Conflict as the shareholders think fit,
  - (e) provide that, where the Interested Director obtains, or has obtained (through his involvement in the Conflict and otherwise than through his position as a director of the Company) information that is confidential to a third party, he will not be obliged to disclose that information to the Company, or to use it in relation to the Company's affairs where to do so would amount to a breach of that confidence, and
  - (f) permit the Interested Director to absent himself from the discussion of matters relating to the Conflict at any meeting of the directors and be excused from reviewing papers prepared by, or for, the directors to the extent they relate to such matters

#### 9.4 Where the shareholders authorise a Conflict

- (a) the Interested Director will be obliged to conduct himself in accordance with any terms and conditions imposed by the shareholders in relation to the Conflict, and
- (b) the Interested Director will not infringe any duty he owes to the Company by virtue of sections 171 to 177 of the Act, provided he acts in accordance with such terms and conditions (if any) as the shareholders impose in respect of their authorisation
- The shareholders may revoke or vary such authorisation at any time but this will not affect anything done by the Interested Director prior to such revocation or variation in accordance with the terms of such authorisation
- A director, notwithstanding his office, may be a director or other officer of, employed by, or otherwise interested (including by the holding of shares) in, the shareholder

who appointed him as a director of the Company, or any other member of such shareholder's Permitted Group, and no authorisation under article 9.1 shall be necessary in respect of any such interest

- 9 7 Any MHP Director or Trent Director shall be entitled from time to time to disclose to MHP or Trent (as the case may be) such information concerning the business and affairs of the Company as he shall at his discretion see fit
- A director is not required, by reason of being a director (or because of the fiduciary relationship established by reason of being a director), to account to the Company for any remuneration, profit or other benefit which he derives from or in connection with a relationship involving a Conflict which has been authorised by the shareholders in accordance with these Articles (subject in each case to any terms and conditions attaching to that authorisation) and no contract shall be liable to be avoided on such grounds
- Subject to sections 177(5) and 177(6) of the Act, a director who is in any way, whether directly or indirectly, interested in a proposed transaction or arrangement with the Company shall declare the nature and extent of his interest to the other directors before the Company enters into the transaction or arrangement in accordance with the Act
- 9 10 Subject to sections 182(5) and 182(6) of the Act, a director who is in any way, whether directly or indirectly, interested in a transaction or arrangement that has been entered into by the Company shall declare the nature and extent of his interest to the other directors as soon as is reasonably practicable in accordance with the Act, unless the interest has already been declared under article 9 9
- Subject, where applicable, to any terms and conditions imposed by the shareholders in accordance with article 9 3, and provided a director has declared the nature and extent of his interest in accordance with the requirements of the Act, a director who is in any way, whether directly or indirectly, interested in an existing or proposed transaction or arrangement with the Company
  - (a) may be a party to, or otherwise interested in, any such transaction or arrangement with the Company, or in which the Company is otherwise (directly or indirectly) interested,
  - (b) shall be an Eligible Director for the purposes of any proposed decision of the directors (or committee of directors) in respect of such transaction or arrangement or proposed transaction or arrangement in which he is interested,
  - (c) shall be entitled to vote at a meeting of directors (or of a committee of directors) or participate in any unanimous decision, in respect of such

- transaction or arrangement or proposed transaction or arrangement in which he is interested,
- (d) may act by himself or his firm in a professional capacity for the Company (otherwise than as auditor) and he or his firm shall be entitled to remuneration for professional services as if he were not a director,
- (e) may be a director or other officer of, or employed by, or a party to a transaction or arrangement with, or otherwise interested in, any body corporate in which the Company is otherwise (directly or indirectly) interested, and
- (f) shall not, save as he may otherwise agree, be accountable to the Company for any benefit which he (or a person connected with him (as defined in section 252 of the Act)) derives from any such contract, transaction or arrangement or from any such office or employment or from any interest in any such body corporate and no such contract, transaction or arrangement shall be liable to be avoided on the grounds of any such interest or benefit nor shall the receipt of any such remuneration or other benefit constitute a breach of his duty under section 176 of the Act

#### 10. RECORDS OF DECISIONS TO BE KEPT

Where decisions of the directors are taken by electronic means, such decisions shall be recorded by the directors in permanent form, so that they may be read with the naked eye

### 11. APPOINTMENT AND REMOVAL OF DIRECTORS

- MHP shall be entitled to appoint two persons to be MHP Directors of the Company and Trent shall be entitled to appoint two persons to be Trent Directors of the Company provided always that there are an equal number of MHP Directors and Trent Directors
- Any MHP Director may at any time be removed from office by MHP and any Trent Director may at any time be removed from office by Trent. Any director who is an employee of the Company and who ceases to be an employee shall be removed from office from the date his employment ceases.

#### 12. ALTERNATE DIRECTORS

Any director (other than an alternate director) (in this article, the appointor) may appoint any person (whether or not a director) except for an existing director representing the other class of shares to be an alternate director to exercise that director's powers, and carry out that director's responsibilities, in relation to the taking of decisions by the directors, in the absence of the alternate's appointor. In these

Articles, where the context so permits, the term "MHP Director" or "Trent Director" shall include an alternate director appointed by an MHP Director or a Trent Director (as the case may be) A person may be appointed an alternate director by more than one director provided that each of his appointors represents the same class of shares but not otherwise

Any appointment or removal of an alternate director must be effected by notice in writing to the Company signed by the appointor, or in any other manner approved by the directors

#### 12 3 The notice must

- (a) Identify the proposed alternate, and
- (b) in the case of a notice of appointment, contain a statement signed by the proposed alternate that he is willing to act as the alternate of the director giving the notice
- An alternate director has the same rights, in relation to any decision of the directors, as the alternate's appointor
- 12.5 Except as the Articles specify otherwise, alternate directors
  - (a) are deemed for all purposes to be directors,
  - (b) are liable for their own acts and omissions,
  - (c) are subject to the same restrictions as their appointors, and
  - (d) are not deemed to be agents of or for their appointors,

and, in particular (without limitation), each alternate director shall be entitled to receive notice of all meetings of directors and of all meetings of committees of directors of which his appointor is a member

- 12 6 A person who is an alternate director but not a director:
  - (a) may be counted as participating for the purposes of determining whether a quorum is present (but only if that person's appointor is not participating), and
  - (b) may participate in a unanimous decision of the directors (but only if his appointor is an Eligible Director in relation to that decision, and does not himself participate)
- 12 7 A director who is also an alternate director is entitled, in the absence of his appointor, to a separate vote on behalf of his appointor, in addition to his own vote on any decision of the directors (provided that his appointor is an Eligible Director in relation to that decision)

- An alternate director may be paid expenses and may be indemnified by the Company to the same extent as if he were a director but shall not be entitled to receive from the Company any remuneration in his capacity as an alternate director except such part (if any) of the remuneration otherwise payable to the alternate's appointor as the appointor may by notice in writing to the Company from time to time direct
- 12.9 An alternate director's appointment as an alternate terminates:
  - (a) when the alternate's appointor revokes the appointment by notice to the Company in writing specifying when it is to terminate,
  - (b) on the occurrence, in relation to the alternate, of any event which, if it occurred in relation to the alternate's appointor, would result in the termination of the appointor's appointment as a director, or
  - (c) when the alternate director's appointor ceases to be a director for whatever reason

#### SHARES

#### 13. Unissued shares

- No shares in the Company shall be allotted nor any right to subscribe for or to convert any security into any shares in the Company shall be granted unless within one month before that allotment or grant (as the case may be) every shareholder for the time being has consented in writing to that allotment or grant and its terms and to the identity of the proposed allottee or grantee
- No share of any class nor any right to subscribe for or to convert any security into a share of any class shall be allotted or granted otherwise than to the holder of a share of that same class
- In accordance with section 567(1) of the Act, sections 561 and 562 of the Act shall not apply to an allotment of equity securities (as defined in section 560(1) of the Act) where the consent to that allotment of every shareholder has been obtained as required by these Articles and that allotment otherwise conforms to the requirements of these Articles

#### 14. FURTHER ISSUES OF SHARES: AUTHORITY

- Subject to article 13 and the remaining provisions of this article 14, the directors are generally and unconditionally authorised, for the purpose of section 551 of the Act, to exercise any power of the Company to
  - (a) offer or allot,
  - (b) grant rights to subscribe for or to convert any security into; or

(c) otherwise deal in, or dispose of,

any shares in the Company to any person, at any time and subject to any terms and conditions as the directors think proper

#### 14.2 The authority referred to in article 14.1

- (a) shall be limited to a maximum nominal amount of £20,000 or such other amount as may from time to time be authorised by the Company by ordinary resolution,
- (b) shall only apply insofar as the Company has not, subject to these Articles, renewed, waived or revoked it by ordinary resolution, and
- (c) may only be exercised for a period of five years from the date of adoption of these Articles, save that the directors may make an offer or agreement which would, or might, require shares to be allotted after the expiry of such authority (and the directors may allot shares in pursuance of an offer or agreement as if such authority had not expired)

#### 15. SHARE TRANSFERS

- In these Articles, reference to the transfer of a share includes the transfer, assignment or other disposal of a beneficial or other interest in that share, or the creation of a trust or encumbrance over that share, and reference to a share includes a beneficial or other interest in a share
- 15 2 No shareholder shall transfer any share except
  - (a) with the prior written consent of all shareholders for the time being, or
  - (b) in accordance with article 153, or
  - (c) in accordance with article 16, or
  - (d) a shareholder may transfer all (but not some only) of its shares in the Company to any person for cash and not on deferred terms in accordance with the procedure set out in article 15 4 to article 15 7.
- An Original Shareholder may at any time transfer all (but not some only) of its shares in the Company to a Permitted Transferee without being required to serve a Transfer Notice or comply with the pre-emption procedure set out in this article 15. If a Permitted Transferee ceases to be a member of the Permitted Group, the Permitted Transferee must, not later than the date five Business Days after the date on which it so ceases, transfer all (but not some only) of its shares in the Company back to the Original Shareholder or to a member of the same Permitted Group as the Original Shareholder (which in either case is not in liquidation), failing which the Company may execute a transfer of the shares on behalf of the Permitted Transferee and register the Original Shareholder as the holder of such shares

- Except where article 15 3 applies, a shareholder wishing to transfer its shares (Seller) must give a Transfer Notice to the other shareholder (Continuing Shareholder) giving details of the proposed transfer including, in particular, the identity of the buyer, the price of the shares and other payment terms and conditions
- 15 5 If the Continuing Shareholder gives written notice to the Seller within 28 days of receiving the Transfer Notice (the first day being the day after it receives the Transfer Notice) that it wishes to buy all the Seller's shares in the Company, the Continuing Shareholder will have the right to do so at the price specified in the Transfer Notice
- The Continuing Shareholder is bound to buy all the Seller's shares when it gives notice to the Seller under article 15 5 that it wishes to do so
- 15 7 If, at the expiry of the period specified in article 15 5, the Continuing Shareholder has not notified the Seller that it wants to buy the shares, the Seller may transfer all its shares in the Company to the buyer identified in the Transfer Notice at a price not less than the price specified in that notice provided that it does so within 6 months of the expiry of the period specified in article 15 5
- Any transfer of shares by way of a sale that is required to be made under article 15 or article 16 shall be deemed to include a warranty that the transferor sells the shares with full title guarantee
- Subject to article 15 10, the directors shall forthwith register any duly stamped transfer made in accordance with these Articles and shall not have any discretion to register any transfer of shares which has not been made in compliance with these Articles
- The directors may, as a condition to the registration of any transfer of shares in the Company (whether to a Permitted Transferee or otherwise) require the transferee to execute and deliver to the Company a deed agreeing to be bound by the terms of any shareholders' agreement (or similar document) in force between the shareholders in such form as the directors may reasonably require (but not so as to oblige the transferee to have any obligations or liabilities greater than those of the proposed transferor under any such agreement or other document) If any such condition is imposed in accordance with this article 15 10, the transfer may not be registered unless that deed has been executed and delivered to the Company's registered office by the transferee

#### 16. OBLIGATORY TRANSFERS

If any of the following events (Obligatory Transfer Events) happen to a shareholder (in this article, the Seller), it shall serve a Transfer Notice on the other shareholder (in

this article, the **Buyer**) as soon as possible, which shall include details of the Obligatory Transfer Event

- (a) the passing of a resolution for the liquidation of the shareholder or any other company in the shareholder's Group other than a solvent liquidation for the purpose of the reconstruction or amalgamation of all or part of the shareholder's Group (the structure of which has been previously approved by the Buyer in writing) in which a new company assumes (and is capable of assuming) all the obligations of the shareholder or other company in the shareholder's Group, or
- (b) the presentation at court by any competent person of a petition for the winding up of the shareholder or any other company in the shareholder's Group and which has not been withdrawn or dismissed within seven days of such presentation, or
- (c) a change of control (as control is defined in section 1124 of the Corporation Tax Act 2010) of the shareholder, or
- (d) the issue at court by any competent person of a notice of intention to appoint an administrator to the shareholder or any other company in the shareholder's Group, a notice of appointment of an administrator to the shareholder or any other company in the shareholder's Group or an application for an administration order in respect of the shareholder or any other company in the shareholder's Group, or
- (e) any step is taken by any person to appoint a receiver, administrative receiver or manager in respect of the whole or a substantial part of the assets or undertaking of the shareholder or any other company in the shareholder's Group, or
- (f) the shareholder or any other company in the shareholder's Group being unable to pay its debts as they fall due for the purposes of section 123 of the Insolvency Act 1986, or
- (g) the shareholder or any other company in the shareholder's Group entering into a composition or arrangement with its creditors, or
- (h) any chargor taking any step to enforcing any charge created over any shares held by the shareholder in the Company (other than by the appointment of a receiver, administrative receiver or manager), or
- (1) a process having been instituted that could lead to the shareholder being dissolved and its assets being distributed among the shareholder's creditors, shareholders or other contributors, or
- (j) the shareholder ceasing to carry on its business or substantially all of its business, or
- (k) the shareholder committing a material or persistent breach of any shareholders' agreement to which it is a party in relation to the shares in the Company which if capable of remedy has not been so remedied within 20 Business Days of the other shareholder requiring such remedy, or

(1) in the case of the Obligatory Transfer Events set out in paragraphs (a), (b),
 (d) or (e) above, any competent person takes any analogous step in any jurisdiction in which the shareholder carries on business

If the shareholder that has suffered the Obligatory Transfer Event fails to serve a Transfer Notice, it shall be regarded as giving a Deemed Transfer Notice in relation to its shares in the Company on the date on which the other shareholder becomes aware of the Obligatory Transfer Event

- As soon as practicable after service, or deemed service, of the Transfer Notice, the shareholders shall appoint an Expert to determine the Fair Value of the Seller's shares in the Company
- The Buyer has the right, within 15 days of receiving notification of the Fair Value determined by the Expert (the first day being the day after the Buyer receives the Fair Value notification) to serve a written notice on the Seller to buy all of the Seller's shares at the Fair Value
- In this article the Fair Value of the shares to be sold in the Company shall be the value that the Expert certifies to be the fair market value in his opinion based on the following assumptions
  - (a) the value of the shares in question is that proportion of the fair market value of the entire issued share capital of the Company that the Seller's shares bear to the then total issued share capital of the Company (with no premium or discount for the size of the Seller's shareholding or for the rights or restrictions applying to the shares),
  - (b) the sale is between a willing buyer and a willing seller on the open market,
  - (c) the sale is taking place on the date that the Obligatory Transfer Event occurred,
  - (d) If the Company is then carrying on its business as a going concern, on the assumption that it shall continue to do so,
  - (e) the shares are sold free of all encumbrances

If any problem arises in applying any of the assumptions set out in this article 164, the Expert shall resolve the problem in whatever manner he shall, in his absolute discretion, think fit

- The Expert shall be requested to determine the Fair Value within 20 Business Days of his appointment and to notify the shareholders in writing of his determination
- Subject to any confidentiality provisions, the Expert may have access to all accounting records and other relevant documents of the Company

- The Expert's determination shall be final and binding on the shareholders (in the absence of fraud or manifest error)
- 16 8 If the Seller fails to complete the transfer of shares as required under this article, the Company
  - (a) is irrevocably authorised to appoint any person as agent to transfer the shares on the Seller's behalf and to do anything else that the Buyer may reasonably require to complete the sale, and
  - (b) may receive the purchase price in trust for the Seller, giving a receipt that shall discharge the Buyer

#### **DECISION MAKING BY SHAREHOLDERS**

### 17. QUORUM FOR GENERAL MEETINGS

- 17 I The quorum at any general meeting of the Company, or adjourned general meeting, shall be two persons present in person or by proxy
- No business shall be transacted by any general meeting unless a quorum is present at the commencement of the meeting and also when that business is voted on

#### 18. CHAIRING GENERAL MEETINGS

The chairman of the board of directors shall chair general meetings. If the chairman is unable to attend any general meeting, the shareholder who appointed him shall be entitled to appoint another of its nominated directors present at the meeting to act as chairman at the meeting, and the appointment of the chairman of the meeting must be the first business of the meeting.

#### 19. VOTING

At a general meeting, on a show of hands every shareholder who is present in person or by proxy shall have one vote, unless the proxy is himself a shareholder entitled to vote, on a poll every shareholder present in person or by proxy shall have one vote for each share of which he is the holder, and on a vote on a written resolution every shareholder has one vote for each share of which he is the holder except that

(a) no shares of one class shall confer any right to vote upon a resolution for the removal from office of a director appointed by holders of shares of the other class under a right to appoint which is a class right

#### 20. POLL VOTES

- A poll may be demanded at any general meeting by a qualifying person (as defined in section 318 of the Act) present and entitled to vote at the meeting
- Article 44(3) of the Model Articles shall be amended by the insertion of the words "A demand so withdrawn shall not invalidate the result of a show of hands declared before the demand was made" as a new paragraph at the end of that article

#### 21. PROXIES

- Article 45(1)(d) of the Model Articles shall be deleted and replaced with the words "is delivered to the Company in accordance with the Articles not less than 48 hours before the time appointed for holding the meeting or adjourned meeting at which the right to vote is to be exercised and in accordance with any instructions contained in the notice of general meeting (or adjourned meeting) to which they relate"
- 21 2 Article 45(1) of the Model Articles shall be amended by the insertion of the words "and a proxy notice which is not delivered in such manner shall be invalid" as a new paragraph at the end of that article

#### **ADMINISTRATIVE ARRANGEMENTS**

#### 22. MEANS OF COMMUNICATION TO BE USED

- 22.1 Subject to article 22.2, any notice, document or other information shall be deemed served on, or delivered to, the intended recipient
  - (a) If properly addressed and sent by prepaid United Kingdom first class post to an address in the United Kingdom, 48 hours after it was posted,
  - (b) If properly addressed and delivered by hand, when it was given or left at the appropriate address,
  - (c) if properly addressed and sent or supplied by electronic means, one hour after the document or information was sent or supplied, and
  - (d) If sent or supplied by means of a website, when the material is first made available on the website or (if later) when the recipient receives (or is deemed to have received) notice of the fact that the material is available on the website

For the purposes of this article, no account shall be taken of any part of a day that is not a working day

- Any notice, document or other information served on, or delivered to, an intended recipient under article 15 or article 16 (as the case may be) may not be served or delivered in electronic form (other than by fax), or by means of a website
- In proving that any notice, document or information was properly addressed, it shall be sufficient to show that the notice, document or information was delivered to an address permitted for the purpose by the Act

#### 23. INDEMNITY AND INSURANCE

- 23 1 Subject to article 23 2, but without prejudice to any indemnity to which a relevant officer is otherwise entitled
  - (a) each relevant officer of the Company shall be indemnified out of the Company's assets against all costs, charges, losses, expenses and liabilities incurred by him as a relevant officer
    - (1) in the actual or purported execution and/or discharge of his duties, or in relation to them,

including (in each case) any liability incurred by him in defending any civil or criminal proceedings, in which judgment is given in his favour or in which he is acquitted or the proceedings are otherwise disposed of without any finding or admission of any material breach of duty on his part or in connection with any application in which the court grants him, in his capacity as a relevant officer, relief from liability for negligence, default, breach of duty or breach of trust in relation to the Company's affairs, and

- (b) the Company may provide any relevant officer with funds to meet expenditure incurred or to be incurred by him in connection with any proceedings or application referred to in article 23 1(a) and otherwise may take action to enable any such relevant officer to avoid incurring such expenditure
- This article does not authorise any indemnity which would be prohibited or rendered void by any provision of the Act or by any other provision of law
- The directors may decide to purchase and maintain insurance, at the expense of the Company, for the benefit of any relevant officer in respect of any relevant loss

#### 23 4 In this article

(a) a "relevant officer " means any director or other officer or former director or other officer of the Company but excluding in each case any person engaged by the Company as auditor (whether or not he is also a director or other officer), to the extent he acts in his capacity as auditor; and (b) a "relevant loss" means any loss or liability which has been or may be incurred by a relevant officer in connection with that relevant officer's duties or powers in relation to the Company