HEADS OF TERMS: COMMUNITY USE AGREEMENT (CUA)

1. Tenant Avanti Schools Trust

Camrose Avenue

Edgware Middlesex HA8 6ES

Company No: 7506598

2. Tenants Justin Anderson, DTZ

Agent

3. Tenants Trowers&Hamlins LLP of 3 Bunhill Row

Lawyer London EC1Y 8YZ (marked for the

attention of Sangita

Unadkat<u>SUnadkat@trowers.com</u>

[Plan needed?] As per Head Lease

already provided

4. Landlord LB of Harrow and its nominees (to be

more broadly defined to include)

5. Landlords Agent As nominated by the Landlord from

time to time

6. Landlords Lawyer David Wardle

Bevan Brittan

7. Property Avanti House School, Whitchurch

Playing Fields

8. Facility The Whitchurch Playing Fields, and

school sports hall and MUGAs (the "Facility") plus associated changing facilities (Schedule 1),(or any individual part(s) that comprise the

Facility.

9 Permitted Users

As defined in schedule 2 and such other nominees of the Landlord

10. Permitted Hours

Term Time is defined as the term dates for the Avanti House School.

School Core Time is defined as 9am-5pm on any weekday during Term Time.

Peak Hours is defined as 5-10pm on weekdays and 9am-10pm on weekends, and Bank Holidays. And 9am to 10pm outside the schools core term time

Provided that there is no conflict with the schools scheduled curriculum the Tenant will be obliged to make available for Community use and hire the Facility during Term Time, School Core Time and Peak Hours, as specifically defined in Schedule 2.

11. Usage Agreement and Review

The Charges to be based on Harrow Councils standard fees and charges as agreed and set annually as part of the councils budgeting process.

12. Permitted Use

The Facility to be used for sporting and ancillary purposes and to increase the quality of sporting activity opportunities for the residents of Harrow.

The objective is to maximise the use of the Facility during peak use periods and school holidays.

13.Term/Termination /Assignment

- (a) The 125 Year Lease will reserve a right for the Landlord (and all third parties authorised by the Landlord) to use the Playing Fields and Sports Facilities on the Property for Community Use in accordance with terms to be agreed between the Landlord and the Tenant from time to time;
- (b) The Agreement for Lease will attach a draft Community Use Agreement that is provisionally agreed between LBH and

Avanti Trust. The Agreement for Lease will allow for the draft Community Use Agreement to be modified after exchange of Agreements for Lease so as to deal with, for example, changes required by the outcome of the planning process. The Agreement for Lease will require LBH and the Avanti Trust to enter into the Community Use Agreement on completion of the 125 Year Lease. This Community Use Agreement will therefore be the 'terms to be agreed' as referred to in Para (a) above.

- (c) Community Use Agreement to be entered into with the Avanti Trust will contain a mechanism for it to be reviewed on a regular basis so as to ensure that it keeps pace with both parties' requirements. Any dispute on the outcome of any such review would be referred to an independent third party for determination.
- (d) The 125 year Lease will provide that following any permitted assignment of the 125 Year Lease the new Tenant will be bound by the terms of the Community Use Agreement in place between the Landlord and the previous Tenant at the date of assignment until such time as a new Community Use Agreement is in place. The Landlord and Tenant will both be under an obligation to use reasonable endeavours to agree the terms of a new Community Use Agreement as soon as possible after the date of the assignment. If the Landlord and the new Tenant are unable to agree these terms within a reasonable time then any dispute would be referred to an independent third party for determination.

The responsibility for regular repair, maintenance, development and management of the Facility will remain with the Tenant. Standard booking terms will cover damage by users as is

14. Repair

normal commercial practice when using a facility of this nature

The Tenant shall be responsible for the insurance of the Facilities. Including public liability

The Tenant will bear all legal and professional fees incurred by the User subject to a cap of £10,000

Booking conditions can form part of user agreement detail but must not be such that they would deter the average user from using the facility

Permitted Users will abide by the Tenants reasonable Code of Conduct. However, nothing in the Code of Conduct shall be more restrictive than that which is implemented by Avanti House School itself.

The CUA takes precedence over all other uses other than the Schools pre scheduled curriculum

The Tenant will have the right to refuse use of the Facility in the event of water-logging, snow or other significant conditions that prevent safe and appropriate use of the Facility. The hours that the Facility is thus made unavailable shall not be required to be made up at other times.

Users during school term time to be subject to CRB requirements and supervision provisions

Parents to spectate only outside school core hours and at agreed sports days

15. Insurance

16. Costs

17. Indemnity

18. Conduct

19. Other Uses

20. Force Majeure

21. Health & Safety

22. Spectators and Crowds