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**dated**  **2019**

**(1) London Borough of Barking and Dagenham**

**(2) London Borough of Bexley**

**(3) London Borough of Brent**

**(4) London Borough of Croydon**

**(5) London Borough of Ealing**

**(6) London Borough of Hammersmith and Fulham**

**(7) London Borough of Haringey**

**(8) The Mayor and Burgesses of the London Borough of Lewisham**

**(9) London Borough of Redbridge**

**(10) London Borough of Southwark**

**(11) London Borough of Tower Hamlets**

**(12) London Borough of Waltham Forest**

**(13) City of Westminster**

**Members’ Agreement for Capital Letters (London) Limited**

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|  | 1 |
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Contents

[‎1 Definitions and Interpretation 2](#_Toc2167999)

[‎2 Consideration 4](#_Toc2168000)

[‎3 Delegated Authority 5](#_Toc2168001)

[‎4 Business Of The Company 5](#_Toc2168002)

[‎5 Completion 5](#_Toc2168003)

[‎6 Conduct Of The Company’s Affairs 6](#_Toc2168004)

[‎7 Member Rights 7](#_Toc2168005)

[‎8 Funding 7](#_Toc2168006)

[‎9 Annual Business Plan 8](#_Toc2168007)

[‎10 Organisation of the Board 9](#_Toc2168008)

[‎11 Meetings 9](#_Toc2168009)

[‎12 Reserved Matters 10](#_Toc2168010)

[‎13 Deadlock 11](#_Toc2168011)

[‎15 Termination Of This Deed 14](#_Toc2168012)

[‎17 Confidentiality 14](#_Toc2168013)

[‎18 Freedom Of Information 15](#_Toc2168014)

[‎19 No Partnership or Agency 16](#_Toc2168015)

[‎20 Waiver 16](#_Toc2168016)

[‎21 Variation 16](#_Toc2168017)

[‎22 Conflict with Articles 16](#_Toc2168018)

[‎23 Notices 16](#_Toc2168019)

[‎24 Costs 17](#_Toc2168020)

[‎25 Severability 17](#_Toc2168021)

[‎26 Exercise of powers 17](#_Toc2168022)

[‎27 Entire Agreement 17](#_Toc2168023)

[‎28 Assignment 17](#_Toc2168024)

[‎29 Contract (Rights of Third Parties) Act 18](#_Toc2168025)

[‎30 Law and Jurisdiction 18](#_Toc2168026)

[‎31 Counterparts 18](#_Toc2168027)

[Schedule 1 - Reserved Matters 19](#_Toc2168028)

[Schedule 2 - Deed of Adherence 21](#_Toc2168029)

Members' Agreement

dated 2019

Parties

1. **London Borough of Barking and Dagenham** of Town Hall, 1 Town Square, Barking, Essex IG11 7LU (**Member 1**);
2. **London Borough of Bexley** of Civic Offices, 2 Watling Street, Bexleyheath, Kent DA6 7A (**Member 2**);
3. **London Borough of Brent** of Brent Civic Centre, Engineers Way, Wembley HA9 0FJ (**Member 3**);
4. **London Borough of Croydon** of Bernard Weatherhill House, 8 Mint Walk, Croydon, CR0 1EA (**Member 4**);
5. **London Borough of Ealing** of Perceval House, 14-16 Uxbridge Road, Ealing, W5 2HL (**Member 5**);
6. **London Borough of Hammersmith and Fulham** of Town Hall, King Street, London W6 9JU (**Member 6**);
7. **London Borough of Haringey** of River Park House, 225 High Road, London N22 8HQ (**Member 7**);
8. **The Mayor and the Burgesses of the London Borough of Lewisham** of Laurence House, Catford, London, SE6 4RU (**Member 8**);
9. **London Borough of Redbridge** of Town Hall, 128-142 High Road, Ilford, IG1 1DD (**Member 9**);
10. **London Borough of Southwark** of 160 Tooley Street, London SE1 2QH (**Member 10**);
11. **London Borough of Tower Hamlets** of Town Hall, Mulberry Place, 5 Clove Crescent, London E14 2BG (**Member 11**);
12. **London Borough of Waltham Forest** of Town Hall, Forest Road, Walthamstow, London E17 4JF (**Member 12**);
13. **City of Westminster** of 5 Strand, London WC2N 5HR (**Member 13**);

and

1. **Capital Letters (London)Limited** (registered number 11729699) whose registered office is at Town Hall, 2nd Floor, Mulberry Place, 5 Clove Crescent, London, E14 2BH (**the Company**)

Introduction

1. The Company was incorporated in England and Wales as a private company limited by guarantee on 17th December 2018 under the Companies Act 2006.
2. The Company is a *Teckal* company fulfilling the conditions set out in Regulation 12(4) of the Public Contracts Regulations 2015. The Company is subject to management supervision by the Members in the terms set out in this Deed. As such, the Company is a body governed by public law as defined in the Public Contracts Regulations 2015.
3. The Members have established the Company as a vehicle through which services are delivered to the Members; and to any other customers as considered appropriate by the Members from time to time provided that any services to non-Members shall always remain incidental to the primary aim of providing services to the Members and shall not exceed the threshold as set out in Regulation 12 of the Public Contract Regulations at all times.
4. The Members are local authorities exercising their powers under section 1 Localism Act 2011 when establishing the Company.
5. The Members wish to participate as Members in the Company and have agreed to enter into this Deed for the purpose of regulating their relationship with each other and the Company as provided herein.
6. The Company has agreed with the Members that it will comply with the terms and conditions of this Deed insofar as they relate to the Company.
7. Critical management decisions are reserved to the Members and these are set out in Schedule 1 to this Deed.

Agreed terms

1. Definitions and Interpretation

In this Deed:

* 1. the following expressions have the following meanings unless inconsistent with the context:

**Act** means the Companies Act 2006;

**Annual Business Plan** means a business plan in a form to be approved by the Members setting out the implementation, over a particular Financial Year, of the strategic objectives of the Company in relation to the Business as described in the Service Plans, to include budgets, expenses (including any administrative expenses) and projected financial results for such Financial Year;

**Application for Membership and Deed of Adherence** means an application for membership of the Company and deed of adherence to this Deed in the form set out at Schedule 2;

**Articles** means the articles of association of the Company as adopted (as may be amended from time to time);

**Board** means the Directors of the Company, or such of those Directors present at a duly convened meeting of the Directors at which a quorum is present in accordance with the Articles;

**Business** means the business of the Company (including any Subsidiaries) as described in clause ‎4 and/or such other business as the Members may unanimously agree from time to time in writing should be carried on by the Company;

**Boroughs' Representative Body** means a board comprising the Voting Representatives as described in clause ‎3;

**Business Day** means any day (other than a Saturday or Sunday) or a bank or public holiday in England and Wales;

**Completion** means the performance by the parties of their respective obligations under clause 5;

**Confidential Information** means any financial or other information in respect of the Company or the Business or the Members (in the case of the Company) or any other Member (in the case of a Member) or any matter subject to or in connection with this Deed;

**Deed of Adherence** means a deed of adherence to this Deed in the form set out at Schedule 2 or such other form as the Members may prescribe;

**Director** means any duly appointed director of the Company from time to time;

**Encumbrance** means any mortgage, charge, pledge, lien, assignment by way of security, option, refusal, other preferential arrangement, third party right or interest, security interest of any kind or other arrangement having similar effect;

**Financial Year** means the year commencing 1 April and expiring on the subsequent 31 March;

**FOIA** means the Freedom of Information Act 2000;

**Information** has the meaning given under section 84 of the FOIA;

**Lease Assignment Documents** means the assignment documents assigning leases held by a Member to the Company.

**London Councils** means the cross-party organisation that represents that represents London's 32 local authorities;

**Member(s)** means any body or person admitted to Membership from time to time in accordance with the Articles and this Deed;

**Normal Trade Credit** means the credit which arises when a supplier of goods and/or services allows the Company to pay for those goods and/or services at a date which is later than the date upon which they are supplied to the Company;

**Operational Date** means the date upon which the Company commences the provision of the Services;

**Ordinary Resolution** has the meaning given to it by section 282 of the Act;

**Project Documents** means the documents agreed between the Members relating to the operation and funding of the Company including (as applicable) the Service Level Agreement, the Secondment Agreement and the Lease Assignment Documents;

**Public Body** means a body governed by public law as defined in the Public Contracts Regulations and **Public Bodies** and **Non-Public Bodies** shall be construed accordingly

**Public Contracts Regulations** means Public Contracts Regulations 2015 and any statutory modification or re-enactment thereof for the time being in force;

**Request for Information** shall have the meaning set out in FOIA or any apparent request for information under the FOIA or the Environmental Information Regulations 2004;

**Reserved Matter** means any of the individual management decisions reserved to the Members and requiring the percentage approval listed in Schedule 1;

**Secondment Agreement** means the agreement between the Member and the Company for the secondment of employees from the Member to the Company;

**Services** means the services that make up the Business of the Company to be delivered by the Company under any Service Level Agreement;

**Service Level Agreement** means a service level agreement made between any Member and the Company for the delivery of Services;

**Service Plan** means the plan agreed on a rolling three year basis between the Company and each Member detailing the Services; and

**Subsidiary** has the meaning given to it by section 1159 of the Act.

* 1. references to any statute or statutory provisions will, unless the context otherwise requires, be construed as including references to any earlier statute or the corresponding provisions of any earlier statute, whether repealed or not, directly or indirectly amended, consolidated, extended or replaced by such statute or provisions, or re-enacted in such statute or provisions, and to any subsequent statute or the corresponding provisions of any subsequent statute in force at any time prior to the date of this Deed directly or indirectly amending, consolidating, extending, replacing or re-enacting the same, and will include any orders, regulations, instruments or other subordinate legislation made under the relevant statute or statutory provisions which are in force prior to the date of this Deed;
	2. references to persons will be construed so as to include bodies corporate, unincorporated associations and partnerships;
	3. references to clauses, Schedules and Annexures are to clauses of and the Schedules and Annexures to this Deed;
	4. the Schedules form part of this Deed and will have the same force and effect as if expressly set out in the body of this Deed;
	5. the headings to the clauses of this Deed and to the paragraphs of the Schedules will not affect its construction;
	6. any phrase in this Deed introduced by the term **include**, **including**, **in particular** or any similar expressions which will be construed as illustrative and will not limit the sense of the words preceding that term.
1. Consideration

In consideration of the mutual agreements and undertakings set out in this Deed the parties have granted the rights and accepted the obligations in this Deed.

1. Delegated Authority
	1. Each Member shall nominate one individual (**Voting** **Representative** as defined in the Articles) to represent that Member at general meetings of the Members, to cast the membership vote and to sign any resolution in writing on behalf of that Member (acting at all times within the bounds of the delegated authority and in accordance with the instructions of the appointing Member in respect of any such resolution).
	2. Delegated authority shall be in writing in agreed form and served upon the Company.
	3. A Member may change its Voting Representative from time to time provided that any change shall not take effect until notice has been duly served in writing on the Company.
	4. The other Members, the Directors and the Company shall have the right to rely on any action taken by a notified Voting Representative acting within his/her delegated authority.
2. Business Of The Company
	1. The Business of the Company is:
		1. to procure accommodation for homeless households and those at risk of homelessness by providing services in connection therewith to:
			1. the Members; and
			2. to any other customers as considered appropriate by the Members from time to time provided that any services to non-Members shall always remain incidental to the primary aim of providing services to the Members and do not account for more than 20% of the turnover of the Company in any financial year (or such other percentage of turnover as may be permitted by law from time to time) at all times as set out in Regulation 12 of the Public Contract Regulations;
		2. to undertake the management of accommodation for homeless households and those at risk of homelessness; and
		3. to provide such other services and undertake such other functions as are agreed by the Members from time to time.
3. Completion
	1. Completion shall take place immediately after the execution of this Deed when the parties shall take, or procure to be taken at Board and Members’ meetings of the Company the following steps, to the extent not already taken:
		1. the appointment of the Directors as appropriate; and
		2. the adoption of the agreed form articles of association as the Company’s Articles.
	2. Not later than the Operational Date the relevant Members and the Company shall enter into such of the Project Documents as each relevant Member considers necessary.
4. Conduct Of The Company’s Affairs
	1. Each Member covenants with the other Members that so long as this Deed remains in force and effect it will so far as it is reasonable for it to do so:
		1. be just and true to the other Members and act in good faith;
		2. as soon as practicable notify the Company of any matters of which it becomes aware which may affect the Company or the Business;
		3. generally do all things necessary to give effect to the terms of this Deed;
		4. take all steps available to it to ensure that it is represented at meetings of the Board or any committee of the Board or at general meetings so as to have the necessary quorum throughout;
		5. consider the Company as a potential supplier for all activities that form part of the Business;
		6. provide the Company by no later than 30 days following the end of each financial year with a report in writing on the percentage of that Member's total procurement of dwellings to support the discharge of their statutory responsibilities for homeless households (or those at risk of homelessness) that has been undertaken for it via the Company in that preceding financial year; and
		7. keep the Company fully informed of its activities that are relevant to the Business and of any plans it may have to enter into a material contract with a third party for services that are similar to the Services or any of part of them.
	2. Subject to clause ‎12 the Board shall be responsible for the day to day management of the Company in accordance with the Annual Business Plan and without prejudice to the generality of the foregoing shall:
		1. transact all its business on arm’s length terms;
		2. maintain, with a well-established and reputable insurer, adequate insurance against all risks usually insured against by companies carrying on the same or a similar business and (without prejudice to the generality of the foregoing) for the full replacement or reinstatement value of all its assets of an insurable nature;
		3. keep proper books of account and therein make true and complete entries of all its dealings and transactions of and in relation to the Business;
		4. prepare its accounts in accordance with the Act and in accordance with all applicable accounting standards and principles and practices generally acceptable in the United Kingdom;
		5. prepare such accounts in respect of each accounting reference period as are required by statute and procure that such accounts are audited (where required) as soon as practicable and in any event not later than four months after the end of the relevant accounting reference period; and
		6. within 6 weeks after the end of each quarter (the first quarter starting on the date of this Deed), prepare quarterly management accounts (including once the first six months have elapsed budget forecasts by comparison to their respective business plans).
	3. Any surpluses generated from providing Services to both Members and any third parties shall be applied solely in promoting the Company’s objects.
	4. Nothing in this Deed shall prevent the Company from providing services to non-members, provided that:
		1. this does not impact on the Company’s ability to provide the Services to any Member; and
		2. the services to non-members do not account for more than 20% of the turnover of the Company in any financial year (or such other percentage of turnover as may be permitted by law from time to time) so as to ensure the Company remains classified as a jointly controlled Teckal company pursuant to Regulation 12 of the Public Contract Regulations 2015.
	5. In the event that the Company is dissolved any capital and assets available for distribution shall be divided between the Members and any former Member(s) in accordance with the provisions of the Articles.
	6. The Company shall permit any Director to discuss the affairs, finances and accounts of the Company with any members, officers and executives at any time. All books, records, accounts and documents relating to the business and the affairs of the Company shall be open to the inspection of any such person, who shall be entitled to make any copies thereof as he/she or she deems appropriate to keep the relevant Member properly informed about the business and affairs of the Company or to protect its interests as a Member. Any confidential information secured as a consequence of such discussions and examinations shall be kept confidential by the requesting Member and its designated officers and executives in accordance with the terms of clause ‎17.
5. Member Rights
	1. Each Member shall have the right to cast one vote on any Member resolution (at a general meeting or in writing).
6. Funding
	1. The Company will be funded through a combination of payment from tenants in respect of delivery of Services, payment from Members contracting with the Company for delivery of Services, payment from Government through grant payment.
	2. Individual costs associated with delivery of Services in accordance with any contractual arrangements with the Members will be borne by the relevant Members.
	3. Any additional operating costs (including applicable profit margin) will be attributed to the relevant Member where possible. Any such costs which cannot be directly allocated to a relevant Member will be apportioned according to the economic/service benefit derived by the relevant Members.
	4. Any operational savings will be attributed to the relevant Member where possible. Any savings which cannot be directly allocated to a relevant Member will be apportioned according to the economic/service benefit derived by the relevant Members except for an amount which will be retained by the Company for future development or asset replacement as agreed by the Board.
	5. For the avoidance of doubt,  the reference to costs in clauses ‎8.2 to ‎8.4 includes any applicable profit margin of the Company from time to time and the parties confirm that the charging arrangements are not intended to amount to an exact reimbursement of costs overall.
	6. Without prejudice to the provisions of clauses ‎8.1 to ‎8.5 above, the Company and the Business shall be financed by such sources as specified in the Annual Business Plan.
	7. In the event that the Company requires additional finance from time to time, no Member shall be required to provide any such funding or to guarantee or provide any security or accept any other liability with respect to any borrowings by, or loan facilities made available to, the Company. Any requests for additional funding shall be considered in good faith by the Board and the Members on a case by case basis.
7. Annual Business Plan
	1. The first Annual Business Plan shall be agreed between the Members and the Company not later than the Operational Date.
	2. For each subsequent Financial Year:
		1. the Company will (not less than 90 days prior to the beginning of such Financial Year) provide each Member with a draft Service Plan for consideration and the Company will (not less than 30 days prior to the beginning of such Financial Year) agree a Service Plan with each Member; and
		2. the Board will (not less than 60 days prior to the beginning of such Financial Year) cause to be prepared a draft Annual Business Plan for such Financial Year for Board approval.
	3. Where approval is required from the Members in accordance with clause ‎9.2, the Members will, not later than 30 days before the beginning of each Financial Year, consider and seek to unanimously reaffirm the draft Annual Business Plan. If the Members cannot agree the draft Annual Business Plan then, notwithstanding that this matter is a Deadlock for the purposes of clause ‎13, the last approved version of the Annual Business Plan shall remain in full force and effect until such time that a plan is agreed by no less than 75% of the Members or the matter is resolved pursuant to the provisions of clause ‎13 and the last approved version of the Annual Business Plan shall continue to apply to the Business and the Company for the next Financial Year.
	4. The " Members may consult with London Councils (in any way that may be determined by the Members from time to time) on the content of the Annual Business Plan to seek their views and comments. For the avoidance of doubt London Councils do not have the ability to approve or reject any aspect of the Annual Business Plan and their role shall be advisory only.
8. Organisation of the Board
	1. Directors shall be appointed in accordance with an appointment policy adopted by the Company from time-to-time.
	2. The Board may in its absolute discretion create sub-committees and delegate such responsibilities as it sees fit provided always that the provisions of clause ‎13 shall always apply.
	3. Subject to clause ‎10.5, the Board shall have a Chair and a Vice-Chair, who shall be appointed in accordance with article 21.1 and Schedule 1.
	4. The Director so appointed as Chair shall preside at every meeting of the Board at which he/she is present. If there is no Director holding that office or if the Director holding it is not present within fifteen minutes after the time appointed for the meeting the Vice-Chair shall preside. If neither the Chair or Vice-Chair are available, then the Directors present may appoint one of their number to be chair of the meeting. This clause ‎10 shall also apply to any Director who is also a director of any Subsidiary.
9. Board and Meetings

The Board shall be composed as set out in the Articles and shall comprise directors appointed in accordance with the provisions set out below in this clause ‎11.

* 1. Appointment and Removal of Directors
		1. Directors shall be appointed in accordance with an appointment policy adopted by the Boroughs' Representative Body from time-to-time and shall cease to be a Director in the circumstances described in the Articles.
		2. Any person who is willing to act as a Director, and is permitted by law to do so, may be appointed to be a Director.
		3. All Board meetings shall be held at a venue reasonably convenient for all the Directors (including, for the avoidance of doubt, by video-conference or other virtual means).
		4. A Board meeting will be held at least four times in each calendar year, with no more than four months between each meeting.
		5. The Company shall ensure that each Director is sent papers (which may be sent by electronic means if agreed) for Board meetings (including but not limited to an agenda and details of any specific resolutions to be put to the meeting) no less than five Business Days before the date of such meeting.
		6. Any Member which requests the Company to do so:
			1. is sent papers (which may be sent by electronic means if agreed) for all Board and all general meetings of the Company (including but not limited to an agenda and details of any specific resolutions to be put to the meeting) no less than five Business Days before the date of such meeting;
			2. is sent all draft minutes within fourteen Business Days of the Board or general meeting; and
			3. is permitted to send a representative (who may be a councillor) to speak on a matter of business at Board meetings subject to seeking the prior written permission of the Chair of the Board.
1. Reserved Matters
	1. The Company will not, and the Members shall exercise their powers in relation to the Company to procure that (save as otherwise provided or contemplated in this Deed) the Company will not, undertake those matters set out in Schedule 1 without the consent of the requisite percentage of Members set out in Schedule 1.
	2. Clause ‎12.1 shall also apply to any Subsidiary of the Company.
	3. Notwithstanding any other provision of this Deed or the Articles, no new member shall be admitted to the Company without such member entering into a Deed of Adherence whereby such new member agrees to be bound by the terms of this Deed.
	4. **Unanimous Decision Making**
		1. The Members agree that no changes will be made that would be detrimental to one or more of the Members even if of benefit to others and that the Members shall work collaboratively to seek the agreement of all of the Members and the Members further agree their respective Voting Representatives will informally meet with representatives of the Board or the Directors as necessary to consider and discuss strategic areas of Company Business at a Boroughs' Representative Body.
		2. Where a potential Reserved Matter decision or any item for discussion has the potential to be detrimental to one or more of the Members the matter shall first be considered by an informal meeting of the Voting Representatives at a Boroughs' Representative Body.
		3. If having considered the proposed resolution or the item for discussion the Voting Representatives or any of them are of the opinion that it is unlikely to be passed unanimously at a general meeting (or in writing) they may notify the person or body which has proposed the resolution or item of their concerns, and the reasons for them, and require them, within such time as is reasonable in the circumstances, to formulate an alternative proposal or proposals which address the concerns and submit them to an informal meeting of the Boroughs' Representative Body to be held within such time as is reasonable in the circumstances following receipt of the alternative proposals (or such later meeting of the Boroughs' Representative Body as shall be agreed) for further consideration.
		4. The Boroughs' Representative Body shall consider the alternative proposal or proposals submitted to them and notify the person or body proposing the Resolution of any further concerns, and the reasons for them, which they have.
		5. The person or body requiring the resolution shall then finalise the wording of the resolution on the Reserved Matter or item for decision to be put to the vote at a general meeting of the company (or in writing) having due regard to the comments made by the Boroughs' Representative Body.
2. Deadlock
	1. Meaning of Deadlock

For the purposes of this clause ‎13 there shall be a Deadlock if:

* + 1. a matter constituting a Reserved Matter has been considered by the Members; and
		2. no resolution has been carried by the Members in relation to the matter because of a failure of the requisite number of Members to consent to such resolution; and
		3. the matter is not resolved within ten (10) Business Days from the date of the relevant general meeting or the end of the period for approval of a written resolution circulated to the Members for consent (as appropriate).
	1. Members’ obligations

In any case of Deadlock each of the Members shall (at the request of any Member) within fifteen (15) Business Days of Deadlock having arisen or become apparent, cause the Chairman of the Board, to prepare and circulate to the Members and the other Directors a memorandum or other form of statement setting out its position on the matter in respect of which the Deadlock has arisen and its reasons for adopting that position, but on the basis that such memorandum or statement shall always be prepared and delivered on a “without prejudice” basis. Each Member shall then refer the Deadlock to its Head of Paid Service and such persons shall use all reasonable efforts in the 20 Business Days following such reference to resolve the Deadlock.

* 1. Failure to resolve Deadlock

If a resolution of a Deadlock referred pursuant to clause ‎13.2 is not resolved or is not agreed in accordance with that clause (or such longer period as the Members may agree in writing) the status quo shall prevail unless the Directors resolve that to do so would be detrimental to the proper conduct of the Business in which instance the provisions of clauses ‎13.4 to ‎13.7 shall apply.

* 1. The Board shall serve written notice on the Members requiring them to attempt to settle the dispute by mediation (such notice to be served within seven Business Days of the Board meeting at which the decision was passed). On receipt of such notice from the Board the Members will attempt to settle the dispute by mediation in accordance with the model mediation procedures (the **Procedures**) published by the Centre for Effective Dispute Resolution, CEDR Solve (**CEDR**). To initiate mediation, a Member must give notice in writing (**Mediation Notice**) to the other Members.
	2. The Members will seek to agree the appointment of a mediator but, failing agreement within 28 days of the service of the Mediation Notice, any Member may ask CEDR to appoint a mediator.
	3. In the event that there are no Procedures available and CEDR is unable or unwilling to appoint a mediator, any Member may ask the President of the Law Society of England & Wales (or its successor body) to appoint a mediator and to recommend a mediation procedure which the Members shall adopt.
	4. If the matter in dispute is not resolved within 40 Business Days of the service of the Mediation Notice then any Member may (but shall not be obliged to) within fifteen (15) Business Days  after expiry of such period serve notice in writing upon the other Members and the Board that the Board shall, at the earliest practicable date:
		1. make or concur in the making of a statutory declaration in the terms mentioned in section 89 of the Insolvency Act 1986 (if the state of the Company’s affairs permits the making of such a declaration); and
		2. convene an extraordinary general meeting of the Company to consider:
			1. the matter from which the Deadlock arose; and
			2. the passing of a special or extraordinary resolution to place the Company in members’ voluntary winding-up (if such a declaration has been made in accordance with clause ‎13.7.1) or (in any other case) in creditors’ voluntary winding-up;

such meeting or meetings to be held within five weeks after either the making of any declaration made in pursuance of clause‎13.7.1 or (where the state of the Company’s affairs does not admit to the making of such a declaration as is mentioned in clause‎13.7.1 convene a meeting of the Company’s creditors in accordance with section 98 of the Insolvency Act 1986.

1. Intellectual property
	1. The Members and the Company acknowledge that:
		1. any and all Intellectual Property Rights created wholly by the Company in connection with the Business (the **Business IPRs**) shall automatically belong to the Company.
		2. any and all Intellectual Property Rights created by the Members in connection with the Business (the **Member IPRs**) shall belong to the Member who created them.
	2. The Company hereby grants to each Member for the time being and for the duration of their Membership of the Company a non-transferable royalty-free licence to use the Business IPRs (as they may be constituted from time to time) to the extent necessary for the purposes of the Business. The Members hereby grant to the Company a non-transferable royalty-free licence (without the right to grant sub-licences) to use the Member IPRs (as they may be constituted from time to time) solely to the extent necessary for the purposes of the Business.
	3. All use of the Business IPRs by the Members pursuant to this Deed, including all goodwill arising from such use, shall accrue solely to the benefit of the Company. All use of Member IPRs by the Company pursuant to this Deed, including all goodwill arising from such use, shall accrue solely to the benefit of the respective Member.
	4. The Company and each Member agree that they shall not, without the prior written consent of the other parties to this Deed, assign, transfer, mortgage, charge or deal in any other manner with any of their rights under this clause ‎14.
	5. For the purposes of this clause ‎14, **Intellectual Property Rights** means patents, rights to inventions, copyright and related rights, trademarks, trade names and domain names, rights in get-up, rights in goodwill or to sue for passing off, unfair competition rights, rights in designs, rights in computer software, database rights, topography rights, rights in confidential information (including know-how and trade secrets) and any other intellectual property rights, in each case whether registered or unregistered and including all applications (or rights to apply) for, and renewals or extensions of, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.
2. Withdrawal and Removal of Members
	1. A Member may cease to be a party to this Deed and cease to be a member of the Company upon giving not less than six months' notice in writing to the Company and the other Members.
	2. In accordance with clause‎ 6.1.6, at the end of each financial year, the Members shall confirm to the Company the percentage of its total procurement for that Member of dwellings to support the discharge of its statutory responsibilities for homeless households or those at risk of homelessness (excluding nightly paid properties or properties outside of the London area) that was undertaken via the Company that financial year. In the event that this percentage is less than 50% the Members have the discretion to terminate the Member's Membership in accordance with the procedure set out in article 12.9.
	3. For the purposes of the calculation of the percentage referenced in clause ‎15.2above, this will be calculated from the date of entry as a Member to the end of that financial year for the initial year of membership, and subsequently shall be calculated every full financial year.
	4. Subject to compliance with the provisions of articles 12.3 and 12.9 of the Articles, in the event that a Member's Membership is terminated in accordance with clause ‎15.3, the Member may be re-admitted to the Membership of the Company.
	5. With the exception of any money reimbursed to a Member under clause ‎6.5, a Member shall not be entitled to any refund of any amount paid to the Company as a consequence of ceasing to be a party to this Deed or ceasing to be a member of the Company.
	6. On the withdrawal of a Member, their Service Level Agreement will be deemed to have been terminated on the date of withdrawal except as otherwise agreed by the withdrawing Member and the Company.
	7. Notwithstanding that a Member shall cease to be a party to this Deed, it shall not be released from any liabilities or rights of action accrued against it under or in connection with this Deed up to the date of its ceasing to be a party and that Member shall continue to be bound by those provisions of this Deed which are expressed to continue following termination of this Deed. The Deed shall continue in force in relation to the remaining parties including any party having entered into a Deed of Adherence.
	8. A Member (the Defaulting Member) shall cease to be a Member in the event that:
		1. it commits a serious breach of this Deed; or
		2. it persistently breaches this Deed; and

the breach (if capable of remedy) is not rectified within 20 Business Days of written notice having been given to the Defaulting Member requiring it to rectify such breach or breaches and the remaining Members agree by majority vote at a duly convened general meeting or in writing that the Defaulting Member's membership shall cease.

1. Termination Of This Deed
	1. This Deed shall continue in full force and effect from the date hereof until:
		1. all the Members or their successors in title agree in writing to its termination;
		2. there is only one Member of the Company; or
		3. the Company goes into liquidation whether voluntary or compulsory (other than for the purpose of an amalgamation or reconstruction approved by all the Members).
	2. Without prejudice to any accrued rights and liabilities of any of the Members, the ongoing rights and liabilities of any Member pursuant to this Deed shall cease automatically upon the cessation of his/her or its membership of the Company.
	3. Termination of this Deed pursuant to this clause ‎16 shall be without prejudice to any accrued rights and liabilities of any of the Members.
2. Confidentiality

Each of the parties hereto shall hold in confidence and shall not and shall procure (where applicable) that its employees, agents and contractors shall not without the written consent of the other parties (such consent not to be unreasonably withheld) or as required by any other provision of law divulge to any third party any Confidential Information or use any such information other than for the purposes anticipated by this Deed provided that the provisions of this clause ‎17 shall not apply to information which may properly come into the public domain through no fault of the party so restricted.

1. Freedom Of Information
	1. Clause ‎17 shall not apply where a party has obtained the written consent of the other parties (such consent not to be unreasonably withheld) to divulge or use any Confidential Information or where Confidential Information is required to be disclosed by any law or statutory or regulatory obligation including without limitation the FOIA and the Environmental Information Regulations 2004 (but only to the extent of such law or statutory or regulatory obligation).
	2. Each party acknowledges that it and the other parties are subject to the requirements of the FOIA and the Environmental Information Regulations 2004 and each party shall assist and cooperate with the others (at their own expense) to enable the other parties to comply with these Information disclosure obligations.
	3. Where a party receives a Request for Information in relation to Information which it is holding on behalf of another party, it shall:
		1. transfer the Request for Information to the other party as soon as practicable after receipt and in any event within five Business Days of receiving a Request for Information;
		2. provide the other party with a copy of all Information in its possession or power in the form that the other party requires within five Business Days (or such other period as the other party may specify) of a request from the other party; and
		3. provide all necessary assistance as reasonably requested by the other party to enable that party to respond to the Request for Information within the time for compliance set out in section 10 of the FOIA or regulation 5 of the Environmental Information Regulations 2004.
	4. Where a party receives a Request for Information which relates to Confidential Information, it shall inform the other parties of the Request for Information as soon as practicable after receipt and in any event within five Business Days of receiving a Request for Information.
	5. If any party determines that Information (including Confidential Information) must be disclosed under the FOIA, it shall notify the other parties of that decision at least five Business Days before disclosure.
	6. Each party shall be responsible for determining at its absolute discretion whether the Confidential Information and/or any other Information:
		1. is exempt from disclosure under the FOIA or the Environmental Information Regulations 2004;
		2. is to be disclosed in response to a Request for Information.
	7. Each party acknowledges that any other party may, acting in accordance with the Department for Constitutional Affairs’ Code of Practice on the Discharge of Functions of Public Authorities under Part I of the Freedom of Information Act 2000, be obliged under the FOIA or the Environmental Information Regulations 2004 to disclose Information:
		1. without consulting with the other parties, or
		2. following consultation with the other parties and having taken their views into account.
	8. Notwithstanding the provisions ofclause ‎17 each Director (whilst he/she holds that office) will be entitled to make full disclosure to the Members of any information relating to the Company which the Members may reasonably require.
2. No Partnership or Agency

Nothing in this Deed shall constitute a partnership between the parties hereto or constitute one the agent of another and none of the parties shall do or suffer anything to be done whereby it shall or may be represented that it is the partner or agent of a party hereto (save as aforesaid) unless such party is appointed partner or agent of that other party with the consent in writing of that party.

1. Waiver

The waiver by any party of any default by any other party in the performance of any obligation of such other party under this Deed shall not affect such party’s rights in respect of any other default nor any subsequent default of the same or of a different kind nor shall any delay or omission of any party to exercise any right arising from any default, affect or prejudice that party’s rights as to the same or any future default.

1. Variation

Any variation of any term of this Deed shall be in writing duly signed by the Members and the Company.

1. Conflict with Articles

Where the provisions of the Articles conflict with the provisions of this Deed, the Members agree that the provisions of this Deed shall prevail, to the intent that they shall if necessary in any case procure the amendment of the Articles to the extent required to enable the Company and its affairs to be administered as provided herein.

1. Notices
	1. Any demand, notice or other communication given or made under or in connection with this Deed will be in writing.
	2. Any such demand, notice or other communication will, if given or made in accordance with this clause ‎23, be deemed to have been duly given or made as follows:
		1. if sent by prepaid first class post, on the second Business Day after the date of posting; or
		2. if delivered by hand, upon delivery at the address provided for in this clause ‎23,

provided however that, if it is delivered by hand on a day which is not a Business Day or after 4.00 pm on a Business Day, it will instead be deemed to have been given or made on the next Business Day.

* 1. Any such demand, notice or other communication will, in the case of service by post or delivery by hand, be addressed to the recipient at the recipient’s address stated in this Deed or his/her Deed of Adherence or at such other address as may from time to time be notified in writing by the recipient to the sender as being the recipient’s address for service.
	2. For the avoidance of doubt, where proceedings have been issued in the Courts of England and Wales, the provisions of the Civil Procedure Rules must be complied with in respect of the service of documents in connections with those proceedings.
1. Costs

Each of the parties hereto will pay its own legal costs and expenses incurred in connection with the preparation of this Deed.

1. Severability

The illegality, invalidity or unenforceability of any clause or part of this Deed will not affect the legality, validity or enforceability of the remainder. If any such clause or part is found by any competent court or authority to be illegal, invalid or unenforceable the parties agree that they will substitute provisions in a form as similar to the offending provisions as is possible without thereby rendering them illegal, invalid or unenforceable.

1. Exercise of powers
	1. Words denoting an obligation on a party to do any act, matter or thing include, except as otherwise specified, an obligation to procure that it be done and words placing a party under a restriction include an obligation not to permit or allow infringement of that restriction.
	2. Where a Member is required under this Deed to exercise its powers in relation to the Company to procure a particular matter or thing, such obligation shall be deemed to be satisfied by such Member exercising its voting and other rights as a member.
2. Entire Agreement

This Deed and the documents referred to in it, the Annexures to this Deed and the Articles constitute the entire contractual relationship between the parties in relation thereto and there are no representations, promises, terms, conditions or obligations between the parties, implied or otherwise, other than those contained or expressly referred to therein. This clause does not restrict liability of either party for fraudulent misrepresentations.

1. Assignment

The Members shall not assign nor transfer nor purport to assign nor transfer any of their rights or obligations hereunder (other than to a successor body).

1. Contract (Rights of Third Parties) Act

The parties to this Deed do not intend that any of its terms will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to it.

1. Law and Jurisdiction

This Deed shall be governed by and construed in accordance with the laws of England and Wales and each of the parties hereto submits to the exclusive jurisdiction of the English and Welsh Courts.

1. Counterparts

This deed may be executed in any number of counterparts, each of which when executed shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.

This document is executed as a deed and delivered and takes effect on the date stated at the beginning of this Deed.

**Schedule 1**

**Reserved Matters**

Matters that require seventy-five percent (75%) approval by the Members at a duly convened general meeting or in writing:

|  |  |
| --- | --- |
| 1 | Permitting the admission of any additional Members of the Company.   |
| 2 | Adopting or amending the Annual Business Plan in respect of each Financial Year.  |
| 3 | Forming any Subsidiary or acquiring membership or shares in any other company or participating in any partnership or joint venture (incorporated or not).  |
| 4 | Amalgamating or merging with any other company or business undertaking.  |
| 5 | Entering into any arrangement, contract or transaction with either a capital or revenue value over £500,000 which is not included in the current approved Business Plan.  |
| 6 | Agreeing the appointment and the appointment terms (including any remuneration terms) of all Directors of the Company.  |
| 7 | Appointing or removing the chair of the Company.  |
| 8 | Making any petition or resolution to wind up the Company or any Subsidiary. |
| 9 | Making any amendment to the Articles or any Subsidiary articles of association, including (without limitation) any rights of the Members. |
| 10 | Giving any guarantee to secure the liabilities of any person. |
| 11 | Creating any Encumbrance over the whole or any part of the Company or assets of any Subsidiary company.  |
| 12 | Giving or taking any loans, borrowing or credit (other than Normal Trade Credit in the ordinary course of business) save as specifically provided for in the Annual Business Plan. |
| 13 | Any acquisitions, assimilations or asset transfers by or to the Company other than those approved in the Annual Business Plan. |
| 14 | The approval of any redundancy of any employees or the approval of any redundancy policy under which the Board will be authorised to make employees of the Company redundant. |
| 15 | Establishing any pension scheme in respect of Company employees or the alteration of any pension scheme or arrangements operated by the Company. |
| 16 | Any decisions relating to the strategic objectives of the Company (to the extent that these are not in any case reflected by the Company’s Annual Business Plan). |
| 17 | Creating or granting any encumbrance over the whole or any part of the Company or its business, undertaking or assets other than liens arising in the normal course of business. |

**Schedule 2**

**Deed of Adherence**

**Application for Membership and Deed of Adherence**

**dated**

Parties

1. **[ ]** of (1) [ ] (**Member 1**);
2. **[ ]** of (1) [ ] (**Member 2**);
3. **[ ]** of (1) [ ] (**Member 3**);
4. **[ ]** of (1) [ ] (**Member 4**)

Together the **Continuing Members**

and

1. **Capital Letters (London)Limited** (registered number 11729699) whose registered office is at Town Hall, 2nd Floor, Mulberry Place, 5 Clove Crescent, London, E14 2BH(**the Company**)
2. [***name of new member***] of [*address*] (**New Member**).

Introduction

1. The Continuing Members and the Company are party to an agreement dated …………………… 2019 (**Members Agreement**) which regulates their membership of the Company and sets out their respective rights and obligations as Members.
2. The New Member wishes to become a Member in accordance with the Company’s Articles and the Members Agreement.

Agreed terms

1. Words and expressions used in this Deed shall, unless the context expressly requires otherwise, have the meaning given to them in the Members Agreement. The **Effective Date** means the date of this Deed.
2. The New Member hereby applies to be a Member of the Company in accordance with the Articles and the Members Agreement.
3. The New Member confirms that he/she has been supplied with a copy of the Members Agreement and Articles.
4. The Company, the New Member and each of the Continuing Members undertake with each other that, from the Effective Date, the New Member shall be admitted to the Company as a Member and shall assume all of the rights under the Members Agreement granted to the Members and shall observe, perform and be bound by the provisions of the Members Agreement and Articles as though the New Member was an original party to the Members Agreement.
5. This Deed and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.
6. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Deed or its subject matter or formation (including non-contractual disputes or claims).

This Deed of Adherence has been executed as a Deed and is delivered and takes effect on the date stated at the beginning of it.

**INSERT MEMBER EXECUTION CLAUSES**

**THE COMMON SEAL** of )

**[ ]** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

|  |  |  |
| --- | --- | --- |
| executed as a deed by the **New Member** (acting  | )))) |  |
| in the presence of:witness signature:  | ) | Signature  |
| name:address:occupation: |  |  |

|  |  |  |
| --- | --- | --- |
| executed as a deed by **Capital Letters (London) Limited** acting by *[****name of director***], a director | )) |  |
| in the presence of:witness signature:  | ) | Director |
| name:address:occupation: |  |  |

This Deed has been executed as a Deed and is delivered and takes effect on the date stated at the beginning of it.

**INSERT MEMBER EXECUTION CLAUSES**

**THE COMMON SEAL** of )

**London Borough of Barking and Dagenham** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Bexley** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Brent** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Croydon** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Ealing** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Hammersmith and Fulham** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Haringey** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**The Mayor and Burgesses of the** )

**London Borough of Lewisham** )

was hereunto affixed )

in the presence of: )

Head of Law

**THE COMMON SEAL** of )

**London Borough of Redbridge** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Southwark** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Tower Hamlets** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**London Borough of Waltham Forest** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

**THE COMMON SEAL** of )

**City of Westminster** )

was hereunto affixed )

in the presence of: )

Authorised Signatory

|  |  |  |
| --- | --- | --- |
| executed as a deed by **Capital Letters(London) Limited** acting by *[****name of director***], a director | )) |  |
| in the presence of:witness signature:  | ) | Director |
| name:address:occupation: |  |  |