VOLUNTARY HEALTH SCOTLAND

ARTICLES OF ASSOCIATION

Company limited by guarantee No. SC267315
Registered Charity No. SC035482
Mansfield Traquair Centre
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PART ONE: Defined terms and interpretation

1 In these Articles:

a. ‘VHS’ means Voluntary Health Scotland (VHS) SC267315, the charitable Company which is regulated by these Articles;

b. ‘the Act’ means the Companies Act 2006;

c. ‘the Articles’ means these Articles of Association which, pursuant to section 20(1)(b) of the Act, shall exclude in their entirety the model articles of association prescribed by Schedule 2 of the Companies (Model Articles) Regulations 2008;

d. ‘the Memorandum’ means the Memorandum of Association of VHS;

e. ‘the constitution’ of VHS means the Articles and any special resolution and any resolution agreed to by all the members of VHS that would have been effective for its purpose if passed as a special resolution and any resolution passed or agreement made by virtue of an enactment;

f. ‘the purposes’ means the purposes of VHS as provided for in Article 4;

g. ‘charity’ means a body on the Scottish Charity Register which is also regarded as a charity in relation to the application of the Taxes Acts and ‘charitable’ in describing the purposes of VHS shall mean a charitable purpose under section 7 of the Charities and Trustee Investment (Scotland) Act 2005 which is also regarded as a charitable purpose in relation to the applications of the Taxes Acts;

h. ‘the Board of Directors’ means the governing body of VHS (and ‘the Directors’ shall have a corresponding meaning) and any person occupying the position of Director by whatever name called, who shall also be understood to be the Trustees of VHS for the purposes of the Charities and Trustee Investment (Scotland) Act 2005.

i. ‘member’ unless the context admits or requires otherwise means a member of VHS as defined in section 112 of the Act;

j. ‘person’ means any individual (natural) person only and excludes any company or other form of corporate body;

k. ‘organisation’ means any corporate body, unincorporated association, society, trust or aggregate of persons, voluntary or otherwise, including any local or public authority;

l. ‘the Office’ means the registered office of VHS;
m. ‘the Secretary’ means the Honorary Secretary of VHS or any other person appointed to perform the duties of an Honorary Secretary of VHS, including a joint, assistant or deputy Honorary Secretary;

n. ‘clear days’ in relation to the period of a notice means the period excluding the day when the notice is given or deemed to be given and the day for which it is given or on which it is to take effect;

o. ‘electronic form’ has the meaning given to it by section 1168 of the Act and ‘electronic copy’ has a corresponding meaning;

p. ‘the United Kingdom’ means Great Britain and Northern Ireland.

q. ‘written form/in writing’ shall include modern forms of electronic communication.

2 Subject to Article 1, words or expressions contained in these Articles shall, unless the context requires otherwise, bear the same meaning as in the Act but excluding any statutory modification not in force when these regulations become binding upon VHS.

3 Words importing the single number only shall, unless the context requires otherwise, include the plural number and vice versa.

2. PART TWO: Purposes

Statement of charitable purposes

4 The purposes for which VHS is established shall be wholly and exclusively charitable.

5 In particular, the purposes of VHS shall be:

The advancement of health, the advancement of education, the advancement of citizenship and community development, and the relief of those in need, through:

5.1 The provision of an effective network for voluntary health organisations; Working for sustainable improvements in health and social care services, health improvement and public health;

5.2 Working to prevent, mitigate and reduce health inequalities, including through education and awareness-raising about the underlying causes of such inequalities, including poverty and discrimination;

5.3 Supporting voluntary health organisations to improve their knowledge, understanding and skills to engage with health related priorities, policy, systems, personnel and partnerships;
5.4 Promoting the voluntary health sector’s role, expertise and evidence to a wide audience;

5.5 Working to make effective collaboration and partnerships on health related matters between the public and voluntary health sectors normal and valued.

Amendment of statement of charitable purposes

6 VHS may, by special resolution, amend the statement of purposes in contained in Article 5, provided that:

6.1 no amendment shall be made to the statement of purposes without the prior written consent of the Office of the Scottish Charity Regulator under section 16(a) of the Charities and Trustee Investment (Scotland) Act 2005; and

6.2 no amendment shall be made to the statement of purposes which would have the effect of VHS ceasing to be a charity in Scots law.

3. PART THREE: Powers

7 In furtherance of the purposes of VHS, but not for any other purpose, VHS shall have the following powers:

7.1 to raise funds and to invite and receive contributions from any person or organisation by way of subscription, donation or otherwise provided that VHS shall have the right to disclaim any offer, gift, legacy or bequest in whole or in part in such circumstances as VHS thinks fit and provided also that VHS shall comply with all relevant statutory regulations;

7.2 to charge fees for goods or services produced or supplied by VHS as and when VHS considers it appropriate to do so in order to assist the financial viability of VHS’s operations, provided that such charging shall not be primarily for the purpose of making profit;

7.3 to enter into contracts with other persons or organisations and to provide and receive goods, services or other consideration on such contracts;

7.4 to operate bank, building society or similar accounts in the name of VHS in which may be deposited all or any part of the funds of VHS and to carry out all lawful financial transactions in respect of such accounts and the funds contained in them;

7.5 to borrow and raise money on loan or advance in such manner and upon such security as VHS shall think fit;

7.6 to invest in the name of VHS any of its funds not immediately required for the furtherance of the purposes in such investments, or upon such securities and property as VHS may think fit and to dispose of and vary such investments
and securities, provided that VHS shall obtain any consents and comply with any conditions required by law;

7.7 to spend the funds of VHS in such manner as it thinks most beneficial for the achievement of the purposes;

7.8 to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property and any rights or privileges and to construct, maintain, alter or improve any buildings which VHS may think fit;

7.9 to insure to full value against loss or damage any property owned by or in the possession or use of VHS and to pay the premiums for such insurance and any costs connected with ascertaining the value of the said property from the funds of VHS;

7.10 to sell, let, grant securities over, turn to account or otherwise dispose of all or any of the assets of VHS;

7.11 to employ and pay such staff (who shall not be Directors of VHS) as are necessary for carrying out the purposes and to make all reasonable and necessary provision for the payment of pensions and superannuation to staff and their dependants;

7.12 to employ, engage, commission, hire or retain the services of professional or technical advisors and to pay all reasonable and proper fees, charges, retainers, expenses and other costs for services rendered by them to VHS;

7.13 to insure and indemnify all employees and voluntary workers of VHS against loss, accident, death, personal injury, professional liability and all such other risks incurred in the performance of their duties to a value which VHS shall think fit (but which shall at least be to any minimum value required by law) and to pay the premiums for such insurance from the funds of VHS;

7.14 to effect all such other insurances are deemed necessary to safeguard the assets and interests of VHS;

7.15 to commission, undertake or contribute to research, surveys and audits and to publish or distribute the findings of research or other information in support of the purposes;

7.16 to assert, claim and protect any copyright and associated moral rights, to purchase and register trademarks, patents, designs, names and logos and to assign and receive consideration for copyright and any other intellectual property owned by VHS;

7.17 to provide, support or assist in the provision of exhibitions, meetings, conferences, displays, seminars, lectures or other similar activities or events in support of the purposes;
7.18 to establish or support the establishment of any charitable trusts, associations or institutions formed for all or any of the purposes;

7.19 to subscribe to, become a member of, amalgamate or cooperate with other regional, national or international charities, voluntary bodies or other bodies not formed for the purposes of profit, and to cooperate with statutory and other bodies in furtherance of the purposes and to exchange information and advice with them;

7.20 to bring together in association voluntary and community organisations throughout Scotland that provide services of health care and health improvement and to facilitate collaborative working between them for the achievement of the purposes;

7.21 to establish or help the establishment of any trading company or subsidiary (which shall be wholly owned by VHS) and to receive funds from any such company or subsidiary by way of deed of covenant, gift aid or dividend and to invest funds of VHS in any such company or subsidiary provided that such investment shall only take the form of properly secured loans and provided also that VHS complies with any conditions or obtains any consents required by law;

7.22 to initiate or defend legal proceedings relating to VHS, its property, its employees and voluntary workers and its Directors and, subject to Articles 214 and 215, to meet legal costs (where these are not recoverable from other parties) from the funds of VHS;

7.23 to pay out of the funds of VHS the costs, charges and expenses of and incidental to the formation, incorporation, registration, maintenance and administration of VHS;

7.24 to do all other lawful things which may be incidental or conducive to the achievement of the Purposes.

4. **PART FOUR: Income and property**

8 The income and property of VHS shall be used solely for the promotion of the purposes. Subject to the exceptions of Article 0 no part of the income or property shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit to members of VHS and no Director shall be appointed to any office of VHS paid by salary or fees or receive any remuneration or benefit in money or money's worth from VHS.
Article 8 shall not prevent the payment in good faith by VHS of:

9.1 the usual professional charges for business done by any Director who is engaged in a profession, or by her or his partner or firm, when instructed by VHS to act in a professional capacity on its behalf; provided that:

9.1.1 the remuneration to be received by any Director is, in the opinion of the other Directors, reasonable in the circumstances; and

9.1.2 at no time shall a majority of the Directors benefit under this provision;

9.1.3 and a Director shall withdraw from any meeting at which her or his appointment or payment, or that of her or his partner or firm, is under discussion; and

9.1.4 the maximum amount of the remuneration to be received by any Director is set out in a written agreement between VHS and the said Director, or that of her or his partner or firm.

9.2 reasonable and proper payment for any services rendered to VHS by any member, officer or agent of VHS who is not a Director;

9.3 interest on money lent by any member or Director of VHS at a reasonable and proper rate per year not exceeding the published base lending rate of a clearing bank to be chosen by the Directors;

9.4 fees, remuneration or other benefit in money or money’s worth to any other company of which a Director may also be a member holding not more than one hundredth part of the issued capital of that company;

9.5 reasonable and proper rent not exceeding the open market value for premises let to VHS by any member or Director;

9.6 reasonable payments to reimburse any Director for out-of-pocket expenses incurred by her or him in the course of carrying out her or his duties as a Director.

Disposal of property upon dissolution

10 If, in the event of VHS being wound up or dissolved and after all its debts have been settled and all its liabilities have been met, including the return of any assets on loan or the repayment of any unspent portion of any grant or donation where this was an express condition of the grantor or donor, there remains any property, it shall not be paid or distributed among the members of VHS or its Directors or its employees, but shall be given or transferred for nil consideration to some other charity or charities having purposes the same as or similar to the purposes of VHS, chosen by the members of VHS at or before the time of dissolution or, if that cannot be done, then to some other charitable purpose.
5. PART FIVE: Membership

Limited liability

The liability of each member of VHS is limited to £1 (one pound sterling), being the amount that each member undertakes to contribute to the assets of VHS in the event of its being wound up while she, he or it is a member or within 1 (one) year after she, he or it ceases to be a member, for:

11.1 payment of VHS’s debts and liabilities contracted before she, he or it ceases to be a member; and

11.2 payment of the costs, charges and expenses of winding up VHS; and

11.3 adjustments of the rights of the contributories among themselves.

Membership of VHS

The subscribers to the Memorandum and such other persons and organisations as are admitted to membership in accordance with these Articles shall be members of VHS.

There shall be no limit to the number of persons and organisations who may be admitted to any class of membership of VHS.

Classes of member

There shall be two classes of membership of VHS as follows: Full Membership and Associate Membership.

Subject to Articles 20 and 22, Full Membership shall be open to:

15.1 any incorporated voluntary sector organisation concerned with the improvement of health and/or health care in Scotland; or

15.2 any individual nominated by an organisation that is an unincorporated body concerned with the improvement of health and/or health care in Scotland; and

15.3 wishes to further the purposes of VHS.

Subject to Articles 21 and 23, Associate Membership shall be open to:

16.1 any incorporated organisation; or

16.2 any individual nominated by an organisation that is an unincorporated body; or

16.3 any individual; and

16.4 wishes to further the purposes of VHS.
17 No more than one individual nominated by the governing organ of each unincorporated body in Articles 15.2 and 16.2 shall be entered into membership of VHS.

**Employees and secondees as Associate Members**

18 Subject to Article 19, any employee of VHS or any person seconded to or otherwise placed with VHS as if she or he were an employee shall be eligible to be an Associate Member of VHS.

19 An employee of or a secondee of VHS invited into Associate Membership under Article 18 shall not:

19.1 have the right to speak, as a member, at a general meeting of VHS; or

19.2 be nominated in a representative role as described in Articles 33-36 inclusive.

**Application for membership**

20 No organisation shall be admitted as a Full Member of VHS unless and until its application for membership is approved by the Directors.

21 No person shall be admitted as a Full Member of VHS unless and until an application by the organisation nominating her or him is approved by the Directors.

22 An incorporated organisation wishing to become a Full Member under Article 16.1 shall lodge with the Secretary a written application for membership in such form as the Directors shall from time to time decide, signed by one of its authorised officers.

23 An unincorporated organisation wishing to nominate a Full Member under Article 16.2 shall lodge with the Secretary a written application for membership in such form as the Directors shall from time to time decide, signed by both one of the authorised officers of the said organisation and by its nominee.

24 A person invited by the Directors or Company employees to apply to become an Associate Member of VHS shall, before being admitted, make an application to the Directors in such form as they from time to time decide.

25 All applicants for membership of VHS shall provide the Directors with such other information in support of their admission as the Directors may require or in accordance with any rules of membership made under Article 217.
Admission to membership

26 Each application for membership and (where applicable) other supporting evidence shall be considered by the Directors at their first meeting after its receipt.

27 If the Directors decide at any meeting to admit an applicant to membership, they shall notify the applicant in writing accordingly within a period of 14 (fourteen) days after the decision and such notification shall include:

27.1 details of the class of membership to which the applicant has been assigned; and

27.2 where applicable, a request for payment of any annual subscription fee applicable to the class of membership for the time being in force.

28 A notification of admission to Full Membership made under Article 27 shall be sent to both the nominee and the organisation nominating her or him.

29 Any decision by the Directors to admit an applicant to membership shall be deemed conditional upon the payment by the applicant of the full amount of any annual membership subscription for the time being in force except in circumstances where the Directors exercise the discretion granted them under Article 44 to waive, reduce or defer payment of the full amount of the said subscription.

Refusal of membership

30 The Directors may at their discretion refuse to admit any person (including any person from whom an application for Associate Membership has been invited) or organisation into membership notwithstanding that the person or organisation in question fulfils the conditions for membership, in such cases where they consider there are reasonable grounds to do so.

31 Any person or organisation whose application for membership is subject to refusal shall have the right to be heard (either in person or by her, his or its representative) by the Directors before a final decision is taken.

32 If the Directors decide at any meeting to refuse admission of an applicant to membership they shall notify the applicant in writing accordingly within a period of 14 (fourteen) days after the meeting at which their decision was made and such notification shall include:

32.1 the reasons, entirely at the discretion of the Directors, as to why the decision to refuse admission to membership was made; and

32.2 details of the applicant’s right to be heard as provided for in Article 31.
Representation of Incorporated Full Members

33 Subject to Article 34 an incorporated organisation admitted into Full Membership under shall appoint and authorise any person aged 16 (sixteen) years or over it thinks fit to act as its representative at a general meeting of VHS.

34 No Full Member may authorise as its representative an employee of VHS and the Directors shall have the right to refuse to accept representation of the Full Member by any person who:

34.1 is already the authorised representative of another Full Member under Article 33; or

34.2 is already entered as a Full Member in the Register of Members on behalf of an organisation under Article 35; or

34.3 is already entered as an Associate Member in the Register of Members; or

34.4 has previously had her or his application as an Associate Member of VHS refused by the Directors under Article 30 or who has been previously removed from membership by resolution of VHS under Article 52.

Unincorporated Full Members

35 Subject to Article 36, in the case of an unincorporated organisation referred to under Article 15.2, the party admitted to membership shall be an individual person aged 16 (sixteen) years or over (who shall not be an employee of VHS) nominated from time to time by that organisation. Such an organisation may withdraw or replace its nominee at any time by written notice to VHS, but such that no more than 1 (one) nominee of each such organisation may be entered in the Register of Members as a current member at any given time. A person whose nomination is withdrawn by an organisation under this Article shall automatically cease to be a member of VHS.

36 The Directors shall have the right to refuse to accept and to request the substitution of any person nominated into membership under Article 35 who:

36.1 is already the authorised representative of a Full Member under Article 33; or

36.2 is already entered as a Full Member in the Register of Members on behalf of another unincorporated organisation under Article 35; or

36.3 is already entered as an Associate Member in the Register of Members; or

36.4 has previously had her or his application as an Associate Member of VHS refused by the Directors under Article 30 or who has been previously removed from membership by resolution of VHS under Article 52.
Register of members

37 The Directors shall keep a Register of Members. Pursuant to section 113 of the Act, there shall be entered on the Register:

37.1 the full name and address of each member: and

37.2 the date on which the member was admitted to membership; and

37.3 the date on which the member ceased to be a member (where applicable): and

37.4 the class of membership to which the member has been admitted; and

37.5 in the case of an unincorporated Full Member under Article 16.2, particulars of the organisation that nominated her or him; and

37.6 in the case of a member who is or becomes an employee of or a secondee to VHS, a note to that effect.

38 The Directors may at any time, by notice in writing, request any member to provide VHS with such evidence and particulars as are necessary and reasonable for the purpose of making up the Register.

39 Pursuant to section 114 of the Act, the Register of Members shall be kept at the Office or at such other place permitted in regulations made under section 1136 of the Act.

Termination of membership

40 Membership of VHS shall not be transferable and shall cease upon:

40.1 the death of an Associate Member, the dissolution of a Full Member or, in the case of a Full Member, if the organisation which nominated her or him is dissolved or withdraws its nomination; or

40.2 the voluntary withdrawal from membership of a member as provided for by Article 41; or

40.3 the lapse of membership by default due to the failure of a member to renew her, his or its membership or to pay any annual subscription for the time being in force under Article 49; or

40.4 the removal of a member by resolution of VHS under Article 52.
Withdrawal from membership

41 Any person or organisation wishing to withdraw from membership shall lodge with the Secretary a written notice of withdrawal signed by her or him or, in the case of an organisation, by one of its authorised officers.

42 Upon receipt of a notice of withdrawal from membership by VHS the member in question shall cease with immediate effect to be a member of VHS; provided that after such withdrawal the number of members remaining is not fewer than 2 (two).

Membership subscriptions and annual renewal

43 VHS may, by ordinary resolution in general meeting, introduce an annual subscription for any class of membership, and the Directors may determine the amount of such subscription and vary the amount from time to time and from one class of member to another.

44 VHS may authorise the Directors to adopt whatever methods they think most expedient to collect payment of any subscription charge and to use their discretion to apply any reduction or waiver or to agree to receive payment by instalments in cases where they think fit.

45 Any annual subscription for the time being in force shall be due on each accounting reference date of VHS and shall (subject to Articles 46 and 60) be deemed to relate to the period from one accounting reference date to the next.

46 In the case of a person or organisation admitted to membership of VHS on a date other than the accounting reference date, the Directors may calculate the subscription to be paid by her, him or it in the first part-year of membership on a pro rata basis.

47 Whether or not any subscription for membership is in force, membership terms of VHS shall be:

47.1 for Full Members an annual subscription due for renewal on the accounting reference date of VHS;

47.2 for Associate Members a three-year subscription due for renewal on the appropriate accounting reference date of VHS.

48 The Secretary shall give to all members not less than 14 (fourteen) days’ notice of the accounting reference date. Such notice shall:

48.1 advise the member that her, his or its membership falls due for renewal on the accounting reference date; and

48.2 contain particulars of the member currently held on the Register of Members; and
48.3 where applicable, specify the amount and request payment of membership subscription due under Article 43, and

48.4 request from the member confirmation of her, his or its wish to renew membership, the accuracy and currency of the particulars held on the Register of Members; and

48.5 state the possible consequences of failure to renew membership under Article 49.

Lapse of membership due to failure to renew

49 Provided the requirements of Article 48 have been complied with, any membership in respect of which a renewal has not been received by the Secretary by the end of the 28th (twenty-eighth) day after the accounting reference date on which it fell due shall be deemed to have lapsed.

50 The Secretary shall, in the event of a membership lapsing under Article 49, give notice to the member concerned advising her, him or it of the fact and of the reasons.

51 A lapsed member in receipt of a notice under Article 50 may renew her, his or its membership (including payment of the required annual subscription where applicable) within a further 28 (twenty eight) days from the date of the notice, after the expiry of which any attempt by the lapsed member to renew her, his or its membership shall be treated by the Directors as a new application.

Removal from membership

52 VHS may, by special resolution in general meeting, terminate the membership of any person or organisation in cases where:

52.1 VHS believes that the actions of the member in question have brought, or risk bringing VHS into disrepute; or

52.2 VHS believes that the member in question has repeatedly or purposely breached any explicit rules of VHS or other reasonable rules or standards of good order.

53 Any member wishing to propose the removal of another member shall lodge with the Directors a written notice of her, his or its intention to do so (identifying the member or members concerned and stating the grounds for the proposed removal) not less than 28 (twenty-eight) days before the date of the next general meeting of VHS.

54 The Directors shall put all proper proposals to remove a member made under Article 53 to the next general meeting of VHS, which shall consider the proposal and resolve as it thinks fit.
The Directors shall, on receipt of a notice under Article 53, send at the earliest possible time a copy of the notice to the member or members concerned who shall have the right to make written representations to the Directors with regard to the notice.

If the Directors receive any written representations made under Article 55 they shall (unless they are received too late for them to do so):

56.1 state the fact of the representations having been made in the notice convening the meeting at which the resolution is to be proposed; and

56.2 send a copy of the representations to every person or organisation to whom notice of the meeting was or is given.

Whether or not a copy of written representations has been given to each of the persons entitled to receive notice of the meeting under Article 56.2, a member in question shall have the right to be heard (either in person or by her, his or its representative) at the meeting before a final resolution is made.

Failure to follow correctly any of the provisions of Articles 52 to 57 shall render invalid any resolution for the removal of a person or organisation from membership.

A person or organisation removed membership under Article 52 shall cease to be a member with effect from the time at which the resolution to remove her, him or it was passed.

Non-refundable subscription

Any person or organisation who ceases to be a member of VHS for whatever reason shall not be entitled to a refund of all or any part of any annual subscription paid by her, him or it, whatever the period between the date on which the membership subscription was last paid and the date of ceasing to be a member.

6. PART SIX: General meetings

Annual General Meeting

Subject to Article 62 VHS shall hold an Annual General Meeting in each year at such time and place as the Directors shall decide, in addition to any other general meetings.

Not more than 15 (fifteen) months shall elapse between one Annual General Meeting and the next; provided that so long as VHS holds its first Annual General Meeting within 18 (eighteen) months of its incorporation, it need not hold it in the year of its incorporation or in the following year.
Other general meetings

63  The Directors may call a general meeting at any time.

64  The Directors shall convene a general meeting pursuant to section 303 of the Act on the requisition of the members of VHS representing not less than 5% (one-twentieth) of the total voting rights at the date on which the requisition is made, unless less than 12 (twelve) months has elapsed since the end of the last general meeting requisitioned under this Article, in which case the required percentage shall be 10% (one-tenth).

65  The Directors shall convene a general meeting pursuant to section 518 of the Act on the requisition of a resigning auditor.

66  Directors required to convene a general meeting under Articles 64 or 65 shall do so within 21 (twenty one) days from the date on which they become required to do so and a general meeting convened in this manner shall be held on a date not more than 28 (twenty eight ) days after the date of the notice convening it.

Notice of general meetings

67  Subject to Article 68, a general meeting of VHS (other than an adjourned meeting), including an Annual General Meeting, shall be called by not less than 14 (fourteen) days’ notice and all members will be duly notified.

68  A general meeting may be called by shorter notice if so agreed by a majority in number of the members who together hold not less than 90% (ninety per cent) of the total voting rights at that meeting of all the members.

69  The notice of all general meetings shall specify the time and place of the meeting and the general nature of the business to be transacted and, in the case of the Annual General Meeting shall specify the meeting as such.

70  The notice of all general meetings shall be given to all members of VHS and its Directors and to the auditors of VHS (if any).

71  Notice of a general meeting shall contain a statement informing each member of her, his or its right to appoint another person as proxy to exercise all or any of her, his or its rights to attend, speak and (where applicable) vote at the meeting.

72  Notice of a general meeting of VHS shall be given either in hard copy form or electronic form or, subject to Article 73, by means of a website, or partly by one such means and partly by another.

73  Publication of a notice of a general meeting of VHS on a website shall only be valid if:
73.1 It is accompanied by a notice to each member of the presence of the notice on the website. Such notification shall state that it concerns a notice of a general meeting and shall specify the place, date and time of the meeting; and

73.2 It is available on the website throughout the period beginning with the date of that notification and ending with the conclusion of the general meeting of which it gives notice.

74 Where VHS gives notice of a general meeting or of a resolution intended to be moved at a general meeting, any accidental omission to give the notice to, or the non-receipt of the notice by, any person or organisation entitled to receive notice shall not invalidate the proceedings at that meeting.

**Quorum at general meetings**

75 No business shall be transacted at any general meeting of VHS, other than the appointment of a chairperson of the meeting, unless a quorum is present. Subject to Article 76, 15 (fifteen) persons entitled to vote upon the business to be transacted, each being a Full Member, an authorised representative of a Full Member or a proxy for a member, shall constitute a quorum.

76 In the event that the total membership of VHS becomes fewer than 10 (ten) there shall be a quorum when a majority of the members entitled to vote upon the business to be transacted is present (in person or by proxy) at a general meeting.

77 A person shall be deemed to be present at a general meeting when she or he is in a position to communicate to all those attending the meeting, during the meeting, on the nature of the business being transacted, regardless of whether she or he is in the same place as all or any other person present.

78 If the quorum required under Articles 75 or 76 is not present within half an hour from the time appointed for the commencement of the meeting, or if during a meeting a quorum ceases to be present, the meeting shall stand adjourned to such time and place as may be determined by the chairperson of the meeting.

**Presiding at general meetings**

79 Subject to Article 213, the Chairperson of the Board of Directors shall, if present and willing to act, preside over general meetings. If the Chairperson is not present or willing to act within half an hour from the time appointed for the commencement of the meeting, the Directors present shall appoint one of their number to preside over the meeting or, if only one Director is present and willing to act, she or he shall preside over the meeting.

80 If no Director willing to preside is present within half an hour from the time appointed for the commencement of the meeting, the members present shall appoint one of their number to preside over the meeting. For the avoidance of
doubt, an authorised representative of a Full Member or a duly appointed proxy for a member may be appointed to preside at a general meeting under this Article.

**Adjournment of general meetings**

81 The chairperson may, with the consent of a general meeting at which a quorum is present, and shall if so directed by the meeting, adjourn the meeting from time to time and from place to place; provided that no business shall be transacted at an adjourned meeting other than business which might properly have been transacted at the meeting had an adjournment not taken place.

82 When a meeting is adjourned for more than 14 (fourteen) days, at least 7 (seven) clear days’ notice shall be given to the same persons to whom notice of VHS’s general meetings is required to be given, specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Otherwise it shall not be necessary to give any such notice.

**Resolutions**

83 A resolution of the members of VHS shall be passed either at a general meeting of VHS in accordance with Articles 85 to 91 or as a written resolution in accordance with Articles 109 to 111.

84 An ordinary resolution means a resolution that is passed by a simple majority of the votes cast. A special resolution means a resolution that is passed by a majority of not less than 75% (three quarters) of the votes cast. Anything that may be done by ordinary resolution may also be done by special resolution.

**Resolutions at general meetings**

85 A resolution put to the vote of a meeting shall be decided upon by a show of hands unless before, or on the declaration of the result of, the show of hands a ballot (poll) is duly demanded. Subject to the provisions of section 321 of the Act, a ballot may be demanded by:

85.1 the chairperson of the meeting; or

85.2 the Directors of VHS; or

85.3 at least 2 (two) members, or proxies for members, having the right to vote at the meeting; or

85.4 Members and proxies for members, representing at least 10% (one tenth) of the total voting rights of all the members entitled to vote upon the resolution.
Unless a ballot is demanded in accordance with Article 85, a declaration by the chairperson that a resolution has been carried or carried unanimously or by a particular majority, or lost or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour or against the resolution.

The demand for a ballot may be withdrawn before the ballot is taken, but only with the consent of the chairperson. The withdrawal of a demand for a ballot shall not invalidate the result of a show of hands declared before the demand for a ballot was made.

If a ballot is demanded in accordance with Article 85 it shall be taken at once by means of a secret ballot of all the persons present and entitled to vote (whether as members or proxies for members) and shall be conducted in such a manner as the chairperson shall direct. The chairperson may appoint scrutinisers (who need not be members) and may fix the time and place for declaring the results of the ballot.

The result of a ballot shall be deemed to be the resolution of the meeting at which the ballot is demanded and taken.

If the chairperson directs that the result of a ballot is not to be declared immediately this shall not prevent the continuance of a meeting for the transaction of any other business other than the question on which the ballot was taken.

In the event of an equality of votes cast on an ordinary resolution, the required majority shall not have been attained and the resolution shall be deemed not to have been passed. For the avoidance of doubt, the chairperson of the meeting shall not be entitled to any second or casting vote.

Where a resolution is passed at an adjourned meeting of VHS, the resolution shall be treated as having been passed on the date on which it was in fact passed and not on any earlier date.

**Amendments to resolutions**

An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if:

93.1 notice of the proposed amendment is given to VHS in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 (forty-eight) hours before the meeting is to take place; and

93.2 the proposed amendment does not, in the reasonable opinion of the chairperson of the meeting, materially alter the scope of the resolution.
94 A special resolution to be proposed at a general meeting may be amended by ordinary resolution if:

94.1 the chairperson of the meeting proposes the amendment at the general meeting at which the special resolution is to be proposed; and

94.2 the amendment does not go beyond what is necessary to correct grammatical or other non-substantive error in the resolution.

95 If the chairperson of a general meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the chairperson’s error does not invalidate the vote on that resolution.

**Votes of members at general meetings**

96 Subject to Article 98 every Full Member of VHS and every Director of VHS (whether or not she or he is a member of VHS) shall have 1 (one) vote at general meetings of VHS, exercisable in person or by proxy. For the avoidance of doubt, a Director who is also a member of VHS shall only have 1 (one) vote.

97 A Full Member shall exercise its right to vote through its representative duly authorised under Article 33 or through a proxy for the said representative.

98 No Full Member of VHS shall be entitled to vote at any general meeting unless all monies then payable by her, him or it to VHS in the form of subscriptions or otherwise have been paid in full, except in circumstances where the Directors have agreed to reduce or waive any such payment or permit payment to be made by instalments under Article 44.

99 No objection shall be raised to the validity of any vote or the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the chairperson of the meeting whose decision shall be final and conclusive.

**Appointment of proxy**

100 A member and a Director (whether or not she or he is a member) shall have the right to appoint a proxy to attend, speak and vote on her, his or its behalf at any general meeting or adjourned meeting. A proxy may be any person aged 16 (sixteen) years or over, who need not be a member of VHS but who shall not be an employee of VHS, provided that no person may act as a proxy for more than 1 (one) member or Director at the same meeting.

101 A member or Director wishing to appoint a proxy under Article 100 shall lodge with the chairperson of the meeting not less than 24 (twenty four) hours prior to its commencement a proxy notice in writing or by means of electronic communication in such form as the Directors may decide, subject to Article 102,
signed by her or him or, in the case of a Full Member, by its duly authorised representative.

102 A proxy notice made under Article 101 shall:

102.1 state the name of the member or Director or authorised representative of a Full Member appointing the proxy; and

102.2 identify the person appointed to be the proxy of that member or Director or representative; and

102.3 identify the general meeting in relation to which that person is appointed.

103 A proxy notice made under Article 101 may, for each resolution on which a vote is to be taken at the meeting, either:

103.1 instruct the proxy to cast her or his vote in favour or against the resolution or to abstain from voting; or

103.2 indicate that the proxy may exercise her or his own judgement in deciding how to cast her or his vote.

104 A member and a Director shall not be entitled to appoint more than 1 (one) proxy to attend the same general meeting.

105 A proxy properly appointed to attend any general meeting in place of a member or Director shall have the same right as the person she or he is replacing to speak and (if applicable) vote, including the right to vote by show of hands, to vote on any amendment to a resolution and to demand and vote in a ballot. No proxy shall have the right to vote if she or he is replacing a member who is not eligible to vote under Article 98.

106 A member entitled to attend, speak or vote at a general meeting of VHS remains so entitled in respect of that meeting or any adjournment of it even though a valid proxy notice has been delivered by that member, provided that the member and her or his proxy may exercise only 1 (one) vote between them.

Termination of a proxy’s appointment

107 An appointment of a proxy made under Article 100 may be revoked by the member or Director or representative making it by delivering to VHS a notice in writing to that effect.

108 A notice revoking a proxy only takes effect if it is delivered before the start of the general meeting or adjourned meeting to which it relates and any revocation notice received after the start of the meeting does not affect whether the proxy counts in deciding whether there is a quorum at the meeting or the validity of any action taken by the proxy during the course of the meeting.
Written resolutions

109 A resolution in writing signed by the necessary majority of the members entitled to attend and vote at a general meeting and received by the Secretary within 28 (twenty eight days) after the date on which notice was given of the said resolution shall be as effectual as if it had been passed at a general meeting.

110 A member signifies agreement to a proposed written resolution when VHS receives from her, him or it an authenticated document identifying the resolution to which it relates and indicating her, his or its agreement with the resolution. Such document may be sent to VHS in hard copy or in electronic form.

111 VHS may publish a proposed written resolution on a website. To be valid, such resolution or statement shall be available on the website throughout the period beginning with the circulation date and ending on the date on which the resolution lapses.

7. PART SEVEN: Board of Directors

Board of Directors

112 The business of VHS shall be managed and administered by a Board of Directors whose members shall be understood to be Directors of VHS for the purposes of the Act, who shall be registered as Directors with the Registrar of Companies and who shall also be understood to be the Trustees of VHS for the purposes of the Charities and Trustee Investment (Scotland) Act 2005.

113 There shall be a minimum of 3 (three) and a maximum of 14 (fourteen) Directors comprised as in Articles 114 and 115.

114 Subject to Article 117, there shall be a minimum of 3 (three) and a maximum of 10 (ten) Elected Directors who are Full Members of VHS and who are either:

114.1 proposed prior to and appointed at an Annual General Meeting as provided for by Articles 124 to 129; or

114.2 appointed by the Directors to fill vacancies among the Elected Directors under Article 130.

115 There shall be a maximum of 4 (four) Co-opted Directors, who need not be members of VHS, co-opted by the Directors as provided for by Article 133.

116 The first Directors shall be those persons named in the statement delivered pursuant to section 12 (1)(a) of the Act, who shall be deemed to have been appointed under the Articles. Future Directors shall be appointed as provided for subsequently in these Articles.
Eligibility to be an Elected Director

117 Provided she or he is not disqualified from serving as a Director under the provisions of Articles 19 or 137, VHS may appoint as an Elected Director any person who is either:

117.1 the representative for the time being of a Full Member authorised under Article 33; or

117.2 a Full Member of VHS as provided for by Article 35.

Term of office of Elected Directors

118 Elected Directors shall be appointed for a fixed term of office of up to three years in the first instance.

119 Elected Directors may then normally be eligible for election at the VHS AGM for a second fixed term of office of up to a further three years. In exceptional circumstances, and only by the passing of a specific ordinary resolution at VHS’s AGM and only at the request of the Directors, an Elected Director may be appointed for a third consecutive and final fixed term of office of up to a further three years; subject to Article 120.

120 An Elected Director who ceases to be a member of VHS (or who ceases to be the authorised representative of a Full Member) during her or his term of office may continue to serve as an Elected Director for a period of up to six months or until the conclusion of the next Annual General Meeting, at which time she or he shall retire, whichever is the sooner.

121 An Elected Director retiring at the conclusion of an Annual General Meeting shall be eligible to be re-appointed for a second or in exceptional circumstances third (under Article 119), consecutive fixed term of office provided that she or he:

120.1 continues to be eligible to be an Elected Director under one of the conditions of Article 117; and

120.2 is not disqualified from serving as a Director under the provisions of Article 137; and

120.3 is duly proposed in accordance with Article 124.

122 An Elected Director retiring at the conclusion of a second, or in exceptional circumstances third (under Article 119), consecutive term of office may not apply to be reappointed until the second Annual General Meeting after that at which she or he retires.

123 For the avoidance of doubt, the ‘term of office’ of an Elected Director shall be regarded as the period commencing with her or his appointment and ending with her or his retirement, regardless of the length of time of the said period.
Proposal of Elected Directors

124 Not less than 42 (forty two) days before each Annual General Meeting the Secretary shall send an invitation to all Full Members of VHS (subject to Article 19) inviting them to propose themselves or another Full Member of VHS for appointment as an Elected Director at the said Annual General Meeting. To be valid, such proposal shall:

124.1 be in writing, in such form as the Directors shall from time to time decide and signed by the proposing member; and
124.2 be supported by the signature (including in electronic form) of a second member of VHS; and
124.3 in the case of a proposal made on behalf of another member, include an indication of the willingness of the member proposed to hold office as an Elected Director; and
124.4 include a statement in support of the proposed member, subject to such limits on length or content as the Directors may from time to time decide; and
124.5 be received by the Secretary not less than 21 (twenty-one) days before that date of the Annual General Meeting.

Appointment of Elected Directors at an Annual General Meeting

125 Subject to Articles 19, 127 and 129, at an Annual General Meeting VHS may, by ordinary resolution, appoint or re-appoint as an Elected Director any member of VHS or authorised representative of a Full Member of VHS (as provided for by Article 117) in respect of whom a written proposal has been received by the Secretary in compliance with Article 124.

126 Particulars of each person seeking appointment or re-appointment as a Elected Director, including any personal statements supplied by such persons, shall be included in the notice calling the Annual General Meeting.

127 No person shall be appointed as an Elected Director of VHS under Article 125 if, as a result, the number of Elected Directors would exceed the maximum number of Elected Directors permitted under Article 114.

128 In the event of the sum of the Elected Directors seeking re-appointment and the valid proposals lodged with the Secretary in compliance with Article 124 exceeding the number of vacancies, a secret ballot shall be held among the members (subject to Article 19) present in person or represented by proxy at an Annual General Meeting. Those persons receiving the greatest number of votes in favour of their appointment, up to but not exceeding the maximum number of vacant places available, may by ordinary resolution (subject to Article 129) be appointed as Elected Directors.
Subject to Article 128, the appointment at an Annual General Meeting of more than 1 (one) Elected Director shall take the form of a single ordinary resolution to appoint all proposed Elected Directors unless before, or at the time of, such resolution being put to the meeting, a request is made for each appointment to be voted on separately by either:

129.1 the chairperson of the meeting; or

129.2 at least 2 (two) persons having the right to vote at the meeting.

Vacancies among Elected Directors

130 The Directors may appoint any member to fill any vacancy among the Elected Directors that arises between one Annual General Meeting and the next provided that no member shall be appointed in this manner who:

130.1 has served two, or in exceptional circumstances three (under Article 119), consecutive terms of office as an Elected Director and falls within the provisions of Article 122; or

130.2 is disqualified from serving as a Director under the provisions of Article 137.

A Elected Director appointed to fill a vacancy under Article 130 shall hold office only until the conclusion of the next Annual General Meeting at which time she or he shall retire and shall not form part of the body of Elected Directors subject to retirement by rotation. For the avoidance of doubt this first period of appointment does not form any contribution to or period of time within the definitions of ‘terms of office’ outlined in Articles 118-123.

132 A Elected Director retiring under Article 131 shall be eligible for re-appointment as a Elected Director for a second consecutive term provided that she or he:

132.1 continues to be eligible to be a Elected Director of VHS under one of the conditions of Article 117; and

132.2 is not disqualified from serving as a Director under the provisions of Article 137; and

132.3 is duly proposed in accordance with Article 124.

Co-opted Directors

133 The Directors may at any time co-opt any person aged 16 (sixteen) years or over, who may but need not be a member of VHS, to be a Co-opted Director in cases where they consider the person in question has knowledge, skills or experience that would assist them in the performance of their duties, provided that no person shall be co-opted under this Article if:
133.1 as a result, the number of Co-opted Directors would exceed the maximum number provided for in Article 115; or

133.2 as a result, the number of Co-opted Directors would equal or exceed the number of Elected Directors for the time being; or

133.3 she or he is disqualified from serving as a Director under the provisions of Article 137.

134 A Co-opted Director shall hold office only until the conclusion of the next Annual General Meeting at which time she or he shall be due to retire but may, at the discretion of the Directors, be co-opted to serve for up to a further six consecutive years. In exceptional circumstances, and only at the discretion of Directors, a Co-opted Director may be appointed for a further maximum of up to three years after the expiry of the first six years.

Register of Directors

135 Pursuant to sections 162 to 165 of the Act the Directors shall maintain and keep at the Office or at a place specified in regulations under section 1136 of the Act, a Register of Directors containing for each Director her or his:

135.1 present full name and former names by which she or he has been known since the age of 18 (eighteen) and within the past 20 (twenty) years; and

135.2 a service address and the Director’s usual residential address (if different); and

135.3 the country, state or part of the United Kingdom in which she or he is usually resident; and

135.4 nationality; and

135.5 date of birth; and

135.6 business occupation (if any).

135.7 date of appointment and (if applicable) date of retirement as a Director.

136 Pursuant to section 167 of the Act the Directors shall give notice to the Registrar of Companies in the prescribed form of any change to the particulars of its Register of Directors within 14 (fourteen) days of the date on which the change occurred.
Disqualification from serving as a Director

137 A person shall not be appointed or reappointed to serve as a Director (whether Member or Co-opted) and a serving Director shall cease to hold office with immediate effect if she or he:

137.1 is below the age of 16 (sixteen) years; or

137.2 is the subject of a disqualification order issued by any court of law under VHS Directors Disqualification Act 1986; or

137.3 is disqualified from acting as a company director by virtue of any provision of the Companies Acts or from acting as a trustee of a Scottish charity under section 69 of the Charities and Trustee Investment (Scotland) Act 2005 (or any statutory re-enactment or modification of this Act); or

137.4 is or becomes an employee of VHS or is seconded to or otherwise placed with VHS as if she or he were an employee of VHS; or

137.5 is or has become, in the written opinion of a medical practitioner made to VHS, physically or mentally incapable of acting as a Director and may remain so for more than 3 (three) months; or

137.6 is the subject of an order made by a court which, by reason of her or his mental health, wholly or partly prevents her or him from personally exercising any powers or rights which she or he would otherwise have.

Resignation of Directors

138 A Director may resign from her or his office by giving written notice to the Directors, but only if at least 3 (three) Elected Directors will remain in office when the notice of resignation is to take effect.

Removal of a Director by the Directors

139 The Directors may agree, by a majority of not less than two-thirds of their number at a Directors’ meeting at which a quorum is present, to remove from office any Director who:

139.1 is absent without good reason, in the opinion of the Directors, from 3 (three) consecutive meetings of the Directors; or

139.2 has breached any explicit rules of VHS or code of conduct to which the Directors have agreed or is in breach of her or his general duties under sections 170 to 177 of the Act or section 66 of the Charities and Trustee Investment (Scotland) Act 2005 or other reasonable standards of behaviour and, in the opinion of the Directors, such breach is sufficiently serious or persistent to warrant her or his removal as a Director.
Removal of a Director by the members

140 Subject to Articles 18 and 141 to 144 (inclusive) and to the requirements under sections 168 and 169 of the Act, VHS may by ordinary resolution in general meeting remove a Director before the expiration of her or his period of office notwithstanding any agreement she or he may have with VHS.

141 A meeting at which a resolution is to be put to remove one or more Directors under Article 140 shall be called by special notice; that will involve at least 28 (twenty eight) days’ notice being given to VHS of the member’s intention to propose the resolution, and VHS giving at least 14 (fourteen) days’ notice of the general meeting at which the resolution is to be put. On receipt of a notice from a member of her, his or its intention to propose such a resolution a copy shall be sent to the Director or Directors concerned.

142 A Director who is the subject of a resolution for her or his removal under Article 140 shall have the right:

142.1 to attend and to be heard (either in person or through her or his representative) at the meeting at which the resolution is put; and

142.2 to make written representations to the Directors prior to the meeting and to request their notification to members of VHS.

143 The Directors shall, on receipt of written representations made under Article 142.2, unless the representations are received too late for them to do so, send a copy of the representations to every member of VHS to whom notice of the meeting is or was sent.

144 If written representations made under Article 142.2 are not sent to the members of VHS, for whatever reason, a Director making the representations may require that they shall be read out at the meeting.

145 Failure to follow correctly any of the procedures provided for in Articles 141 to 144 (inclusive) shall render invalid any resolution for the removal of a Director.

Powers of the Directors

146 Subject to the provisions of the Act, these Articles and to any directions given by special resolution, the business of VHS shall be managed by the Directors who may exercise all the powers of VHS.

147 No alteration to the Articles and no direction by special resolution shall invalidate any prior act of the Directors which would have been valid if that alteration had not been made or that direction had not been given.
Validity of acts of Directors

148 The acts of a person acting as a Director shall be valid notwithstanding that it is afterwards discovered that there was a defect in her or his appointment, that she or he was disqualified from holding office, had ceased to hold office or was not entitled to vote on the matter in question.

Directors to act in a personal capacity

149 There shall be no provision for the appointment of alternate Directors and no Director shall have the right to be represented at a meeting of the Board of Directors by any other person or to request another Director to cast a vote on her or his behalf.

General duties of Directors

150 Pursuant to sections 170 to 177 of the Act a Director shall, in performing her or his duties as a Director, act at all times with due regard to the general duties she or he owes to VHS, namely:

150.1 to act in accordance with the constitution of VHS and only to exercise her or his powers for the purposes for which they are conferred; and

150.2 to act in ways which she or he considers, in good faith, would be most likely to promote the success of VHS for the benefit of its members and beneficiaries; and

150.3 to exercise independent judgement; and

150.4 to exercise reasonable care, skill and diligence to the extent that may reasonably be expected of a person carrying out the functions she or he performs in relation to VHS; and

150.5 to avoid situations in which she or he has, or can have, a direct or indirect interest that conflicts, or possibly may conflict, with the interests of VHS, in particular with regard to the exploitation of any property, information or opportunity of VHS;

150.6 not to accept any benefit from a third party conferred by reason of her or his being a Director or doing (or not doing) anything as a Director.

Directors’ remuneration and expenses

151 Subject to the permissible exceptions in Articles 0 and 152 no Director shall be entitled to any remuneration, whether in respect of her or his serving as a Director or as a holder of any executive office under VHS.
A Director may be paid all reasonable travel, subsistence and other expenses incurred by her or him in connection with her or his attendance at meetings of the Directors, sub-committees of the Directors, general meetings of VHS or otherwise in connection with the discharge of her or his duties.

Chief Executive

The Directors shall have the power to appoint and fix the remuneration and terms and conditions of employment of a Chief Officer who shall not be a Director of VHS. The Directors may delegate such duties to a Chief Executive as they think fit, provided that all acts carried out by a Chief Executive on behalf of the Directors shall be fully and promptly reported to them.

Directors’ appointments as Office Bearers

Subject to the provisions of the Act, the Directors shall appoint from among their number a Chairperson and Treasurer and may appoint any other such Office Bearers as they consider appropriate. For the avoidance of doubt both Elected Directors and Co-opted Directors shall be eligible for appointment as Office Bearers.

Appointments to executive office under Article 154 shall, subject to Article 159, be made at a meeting of the Directors held as soon as reasonably practicable after the incorporation of VHS and thereafter at a meeting of the Directors held as soon as reasonably practicable after each Annual General Meeting.

Subject to Article 158 a Director shall hold office until the conclusion of the Annual General Meeting which next follows her or his appointment at which time she or he shall retire.

An Office Bearer whose term of office expires under Article 156 may be re-appointed to such office or to any other executive office without limit to the number of consecutive terms of office she or he may hold, provided that she or he is willing to act and continues to be a Director.

The appointment of any Office Bearer shall terminate if she or he ceases, for whatever reason, to be a Director or if she or he resigns from such office by written notice to the Directors or if she or he is removed from such office for whatever reason by resolution of the Directors.

In the event that the appointment of any Director to any office terminates under Article 158, the Directors shall, at a meeting held as soon as reasonably practicable after such termination, appoint another of their number to hold such office in her or his place, unless the executive office is such that the Directors may, at their discretion, resolve not to appoint a replacement. Any Office Bearer appointed under this Article shall hold such office until the conclusion of the next Annual General Meeting which follows her or his appointment.
Proceedings of Directors’ meetings

160 Except where specifically provided for by these Articles, the Directors may regulate proceedings at their meetings as they think fit.

161 Any Director may, and the Secretary if requested by a Director shall call a meeting of the Board of Directors at a reasonable time and giving a reasonable period of notice provided that there shall be no fewer than 3 (three) meetings of the Directors in each financial year of VHS.

162 It shall not be necessary to give notice of a meeting to a Director who is absent from the United Kingdom.

163 No proposal may be voted upon at a meeting of Directors, other than a proposal to call another meeting, unless a quorum of 3 (three) Elected Directors is present.

164 A Director is deemed to be present at a meeting of Directors when:

164.1 the meeting has been called and takes place in accordance with these Articles; and

164.2 she or he can communicate information or opinions on the business of the meeting to all others present at the meeting, regardless of the means of communication used or whether all or any of the Directors are in the same place.

165 In the event that a meeting of the Directors is held at which not all of the Directors are in the same place, the Directors may decide at which place the meeting is deemed to be held for the purpose of the record of the meeting.

166 The Directors may act notwithstanding any vacancies in their number, but if the number of remaining Directors is fewer than the number fixed as a quorum, or if the number of remaining Elected Directors is less than the minimum provided for in Article 114 the continuing Director or Directors may act only for the purpose of appointing further Directors or of calling a general meeting so as to enable the members to appoint further Directors.

167 The Chairperson shall chair meetings of the Directors, but if the Chairperson is not present within 15 (fifteen) minutes after the time appointed for the commencement of the meeting, or if she or he is unwilling to act, the Directors present may appoint another among their number to chair the meeting.

Votes of Directors

168 Questions arising at a meeting of the Directors shall be decided by consensus or by a majority of votes cast. Subject to Article 169 all Directors (whether Member or Co-opted) shall have 1 (one) vote, but in the case of an equality of votes the Chairperson or whoever is chairing the meeting shall have a second casting vote.
169 Except as otherwise provided for in these Articles, a Director shall not vote at a meeting of the Directors or at a sub-committee of the Directors on any resolution concerning a matter in which she or he has, directly or indirectly, an interest or duty which is material and which conflicts or may conflict with the interests of VHS unless her or his interest or duty arises from a permitted cause under the provisions of Article 170.

170 A Director shall be permitted to vote on any resolution where the case falls within either or both of the following:

170.1 the resolution relates to giving her or him a guarantee, security or indemnity in respect of money lent to, or any obligation incurred by her or him for the benefit of VHS or any of its subsidiaries;

170.2 the resolution relates to the giving to a third party of a guarantee, security or indemnity in respect of an obligation of VHS or any of its subsidiaries for which the Director has assumed responsibility in whole or part (and whether alone or jointly with others) under a guarantee or by the giving of security.

171 For the purpose of Article 169, an interest of a person who is, for any purpose of the Act (excluding any statutory modification not in force at the date of incorporation of VHS), connected with a Director shall be treated as an interest of the said Director. A connected person shall be defined as provided for by sections 252 to 255 (inclusive) of the Act.

172 VHS may by ordinary resolution suspend or relax to any extent either generally or in respect of any particular matter, any provision of the Articles prohibiting a Director from voting at a meeting of the Directors or at a sub-committee.

173 A Director shall not be counted in the quorum present at a meeting in relation to a resolution on which she or he is prohibited from voting under the provisions of Article 169.

174 If a question arises at a meeting of the Directors or at a sub-committee as to the right of any Director to vote, the question may be referred, before the conclusion of the meeting, to the Chairperson or whoever is chairing the meeting, whose decision in relation to any Director other than herself or himself shall be final and conclusive.

175 A Director may not vote on any resolution to appoint or remove herself or himself from any executive office of the Directors made under Articles 154, 158 or 159. Where proposals are under consideration for the appointment to or removal from executive office of 2 (two) or more Directors, the proposals may be divided and considered in relation to each Director separately. Provided she or he is not prohibited from voting for another reason each of the Directors concerned shall be entitled to vote and be counted in the quorum in respect of each resolution except that concerning her or his own appointment.
Written resolutions of Directors

176 A resolution in writing, signed by a majority of the Directors for the time being, and received by the Secretary within 28 (twenty eight) days after the date on which notice was given of the said resolution, shall be as valid and effective as if it had been passed at a meeting of the Directors. Such a resolution may consist of several documents in the same form, each signed by 1 (one) or more of the Directors.

Directors’ meetings: attendance of observers and advisors

177 The Directors may invite or request the attendance at any of their meetings of any person or representative of any body for the purposes of giving advice, submitting information or evidence or otherwise assisting it in the conduct of its business. The attendance of such persons shall be in a non-voting capacity at the discretion of the Directors and may be for the whole or any part of any meeting or for more than 1 (one) meeting.

Directors’ meetings: attendance of Company employees

178 The Chief Executive of VHS (if any) and any employee assigned the duty of making a record of Directors’ meetings shall be deemed to have a standing invitation to attend meetings of the Directors but the Directors shall retain the right to request her, his or their withdrawal from all or any part of any of their meetings.

179 The Directors shall comply with their obligations under any recognition agreement with a trade union or other representative body of employees of VHS to which they have signed agreement with regard to the attendance of representatives from such a body or bodies at their meetings.

Delegation to sub-committees or to Office Bearers

180 Subject to Article 185 the Directors may appoint 1 (one) or more sub-committees for the purpose of making any inquiry or supervising or performing any function or duty which in their opinion would be more conveniently undertaken or carried out by a sub-committee provided that all acts and proceedings of any such sub-committees shall be fully and promptly reported to the Directors.

181 The Directors shall determine the membership of any sub-committee provided that a sub-committee shall include at least 1 (one) Director.

182 The Directors may delegate to the Chairperson or to any other Office Bearer such powers and duties as they consider desirable or appropriate to be delegated to her or him provided that all actions taken by the Chairperson or other Office Bearer under this provision shall be fully and promptly reported to the Directors.
Any delegation of powers or duties by the Directors under Articles 180 and 182 shall be subject to such terms as the Directors may decide and the Directors shall retain the power:

183.1 to revoke or impose limits upon any specific authority or power granted to any sub-committee or Office Bearer under such terms; and

183.2 to transfer any function or responsibility of any sub-committee to another sub-committee or to their direct control at any time; and

183.3 to suspend or dissolve any sub-committee and to re-instate or re-convene any sub-committee at any time in the same or different form and subject to the same or different terms as they think fit.

Subject to any condition imposed in pursuance of Article 183, the proceedings of a sub-committee shall be governed by the Articles regulating the proceedings of meetings of the Directors insofar as they are capable of applying.

The following matters shall be excluded from delegation to any sub-committee or Office Bearer:

185.1 any introduction of a new policy or change in policy which is rightly or legally the responsibility of the Directors or which would conflict with the declared policy of the Directors or of VHS; and

185.2 any action or decision involving expenditure or financial arrangements or transactions that is not in accordance with the financial regulations of VHS.

All contracts with third parties in connection with the discharge of the functions of a sub-committee shall be entered into by a Director who is a member of the said sub-committee or, in her or his absence, by some other Director of VHS. No other member of a sub-committee shall contract or hold herself or himself out as contracting on behalf of VHS.

All acts done by a sub-committee shall be valid, notwithstanding that it is afterwards discovered that there was a defect in the appointment of any member of the sub-committee or that any member of the sub-committee was not qualified to act as such.

A resolution in writing signed by all the members of a sub-committee shall be as valid and effectual as if it had been passed at a meeting of the sub-committee duly convened and held. Such a resolution may consist of several documents in the same form each signed by 1 (one) or more members of the sub-committee.
8. PART EIGHT: Administrative and financial arrangements

Company Secretary

189 The Directors may, at their discretion, appoint any person aged 16 (sixteen) years or over as Company Secretary for such term, at such remuneration (if not a Director) and upon such conditions as they think fit, and any Company Secretary so appointed may be removed and replaced by the Directors.

190 The Directors may delegate to any Company Secretary appointed by them such powers and duties as they consider desirable or appropriate provided that all actions taken by VHS Secretary under this provision shall be fully and promptly reported to the Directors.

191 If the Directors decide not to appoint a Company Secretary:

191.1 any references in the Act and in these Articles to anything required to be sent to, or served on, VHS by being sent to its Secretary shall be treated as being sent to, or served on, VHS itself; and

191.2 anything else required or authorised to be done by or to the Secretary may be done by or to a Director or another person authorised generally or specifically in that behalf by the Directors.

Record of resolutions and meetings

192 Pursuant to section 355 of the Act the Directors shall keep records for not less than 10 (ten) years of:

192.1 all proceedings at general meetings of VHS and at meetings of the Directors and at any sub-committees, including the names of the Directors and of any other persons present at each meeting; and

192.2 copies of all resolutions of members passed otherwise than at general meetings; and

192.3 all appointments of Office Bearers made by the Directors.

193 The record of proceedings at a general meeting, if purporting to be signed by the chairperson of that meeting or by the chairperson of the next general meeting, is sufficient evidence of the proceedings at the meeting.

194 The record of a resolution passed otherwise than at a general meeting, if purporting to be signed by a Director or Secretary of VHS, is sufficient evidence of the passing of the resolution.
Notices and means of communication

195 Subject to the Articles, anything sent or supplied by or to VHS under the Articles may be sent or supplied in any form and by any means permitted by the Act.

196 Any notice to be given to or by any person or organisation pursuant to these Articles shall be in writing, whether in hard copy or electronic form. VHS may give notice to a member or to a Director or other person entitled to receive such notice either personally or by sending it to an address given by that person for the purpose of receiving notices.

197 A member of VHS or a Director or other person or body present in person or represented by proxy at any meeting of VHS shall be deemed to have received notice of the meeting and, where necessary, of the purposes for which it was called.

Bank accounts and accounting records

198 Any bank, building society or similar account in which any part of the assets of VHS is deposited shall be operated by the Directors and shall indicate the name of VHS. All cheques and orders for the drawing of money from such an account shall be signed by at least 2 (two) signatories who have been authorised by the Directors to act in this capacity in accordance with the financial regulations of VHS.

199 Pursuant to section 386 of the Act, the Directors shall cause accounting records to be kept which are sufficient to show and explain VHS’s transactions, which disclose with reasonable accuracy, at any time, the financial position of VHS at that time and which enable the Directors to ensure that any accounts required to be prepared comply with the Act.

200 Pursuant to section 388 of the Act, the accounting records of VHS shall be kept at the Office of VHS or at such other place as the Directors think fit, and shall at all times be open to inspection by the officers of VHS.

201 The accounting records of VHS kept in accordance with Article 199 shall be preserved for a minimum period of 6 (six) years from the date on which they are made.

Financial year and accounting reference date

202 The financial year of VHS shall run from 1 April in each year to 31 March of the following year and the accounting reference date of VHS, for the purpose of making up accounts and for inviting membership renewals and subscriptions (if any) shall be 31 March.
Annual accounts

203 Pursuant to sections 393 to 396 of the Act and to the Charities Accounts (Scotland) Regulations 2006 the Directors shall prepare accounts for VHS for each of its financial years which give a true and fair view of the state of affairs of VHS as at the end of its financial year.

204 Pursuant to section 414 of the Act the annual accounts of VHS shall be approved by the Directors and the balance sheet of VHS shall be signed on behalf of the Directors by 1 (one) of their number.

Directors’ report

205 The Directors shall for each financial year of VHS prepare a Directors’ Report which shall:

205.1 state the names of the persons who, at any time during the financial year, were Directors of VHS; and

205.2 give a fair view of the principal activities and development of VHS in furtherance of its purposes.

206 The Directors’ Report shall be approved by the Directors and shall be signed on their behalf by the Secretary or by 1 (one) among their number.

Audit or independent examination of annual accounts

207 The Directors shall comply with the requirements of Part 16 Chapter 1 of the Act and the Charities Accounts (Scotland) Regulations 2006 with regard to the audit or independent examination of the annual accounts of VHS.

Circulation of accounts and reports to members

208 The Directors shall lay before the members of VHS in a general meeting such approved and signed accounts, balance sheets and Directors’ reports as are prepared and approved in respect of each financial year of VHS.

209 Notwithstanding the requirement of Article 208, the Directors shall, pursuant to section 423 of the Act, send, by electronic means or otherwise, to every member of VHS and to any other person entitled to receive notice of general meetings, a copy of the annual accounts and Directors’ report, together with a copy of the report of the auditor or independent examiner of the accounts as applicable.

210 Annual accounts and reports sent to members of VHS under Article 209 shall be sent not later than either:
210.1 the end of the period for filing such accounts and reports with the Registrar of Companies.

**Filing of accounts and reports with the Registrar**

211 Pursuant to Part 15 Chapter 10 of the Act the Directors shall, in respect of each financial year of VHS, deliver to the Registrar of Companies a copy of VHS’s annual accounts and a copy of the Directors’ Report as approved by the Board of Directors and signed on its behalf, together with and a copy of the auditor’s or independent examiner’s report as applicable within 9 (nine) months after the end of the financial year to which they apply.

**9. PART NINE: Other provisions**

**Honorary appointments**

212 VHS may, by ordinary resolution in general meeting, appoint 1 (one) or more honorary Patrons, an honorary President and any number of honorary Vice-presidents, who shall be *ex officio* members of VHS. Any appointment to honorary office made under this Article may be for life or for such other period as may be specified at the time of appointment.

213 The Directors may, at their discretion, invite any honorary officer of VHS to preside over any general meeting of VHS. An honorary officer presiding in this manner shall have all the powers of the chairperson of a general meeting.

**Indemnity**

214 Subject to Article 215 and to the provisions of sections 232 and 234 of the Act a Director or former Director of VHS may be indemnified out of the assets of VHS against any liability incurred by her or him to a person other than VHS (a third party) in connection with any negligence, default, breach of duty or breach of trust.

215 The provisions contained in Article 214 shall not indemnify a Director or former Director of VHS against any liability:

215.1 to pay a fine imposed on her or him in criminal proceedings; or

215.2 for a sum payable by her or him to a regulatory body by way of a penalty in respect of any non-compliance with any requirement of a regulatory nature, however arising; or

215.3 for the costs of defending criminal proceedings in which she or he is convicted; or
215.4 for the costs of defending civil proceedings brought by VHS, or an associated company, in which judgement is given against her or him; or

215.5 in connection with an application to a court for relief in which the court refuses to grant her or him relief.

Insurance

216 Pursuant to section 233 of the Act but subject to any provisions of the Charities and Trustee Investment (Scotland) Act 2005 the Directors may decide to purchase and maintain insurance at the expense of VHS for the benefit of any Director or former Director in respect of any loss or liability which has been or may be incurred by her or him in connection with her or his duties or powers in relation to VHS.

Rules

217 Subject to Article 219 the Directors may from time to time make such rules as they deem necessary or expedient or convenient for the proper management and conduct of VHS, and in particular but without prejudice to the generality of the foregoing, they may by such rules regulate:

217.1 the admission and classification of members of VHS and the rights and privileges of such members insofar as such matters are not regulated by these Articles, by any resolutions affecting VHS’s constitution or by the Companies Acts; and

217.2 the conduct of members of VHS in relation to one another, and to VHS’s employees, volunteers, Directors, officers and agents; and

217.3 the setting aside of the whole or any part or parts of VHS’s premises at any particular time or times or for any particular purpose or purposes, provided that in so doing the Directors shall not permit the premises of VHS to be used for purposes which are not in furtherance of its charitable purposes; and

217.4 the proceedings at general meetings and meetings of the Board of Directors and of sub-committees of the Board insofar as such proceedings are not regulated by these Articles, by any resolutions affecting VHS’s constitution or by the Companies Acts; and

217.5 generally, all such matters as are commonly the subject of company rules.

218 Subject to Article 219 the members of VHS in general meeting shall have power by ordinary resolution to alter, add to or repeal the rules made by the Directors and the Directors shall adopt such means as they think sufficient to bring to the notice of members of VHS all such rules, which shall be binding on all members of VHS.
219 No rule may be made under Articles 217 or 218 by the Directors or by VHS in general meeting which would make obsolete or be inconsistent with any provision contained in the Articles, or with any resolutions affecting VHS’s constitution or with the Act.

Amendment of Articles

220 Subject to the provisions of section 21 of the Act and to Articles 6 and 221, VHS may, by special resolution, amend these Articles. Any amendment so made shall be as valid as if originally contained in the Articles and shall remain subject to further amendment in a like manner.

221 No amendment shall be made under Article 220 which is inconsistent with or would made void by the Act or which would have the effect of VHS ceasing to be a charity under the Charities and Trustee Investment (Scotland) Act 2005.

222 Pursuant to section 26 of the Act the Directors shall, within 15 (fifteen) days of VHS passing a resolution to amend its Articles under Article 220, send a copy of the Articles as amended to the Registrar of Companies.

223 Pursuant to section 17 of the Charities and Trustee Investment (Scotland) Act 2005 the Directors shall notify the Office of the Scottish Charity Regulator (OSCR) of any amendment to the Articles within 3 (three) months of the date on which the amendment is made.

These Articles were adopted by special resolution of the members of VHS at a general meeting held on Thursday 28th February 2019 and replace in their entirety all previous Articles of Association and those provisions in VHS’s Memorandum of Association at the date of VHS’s incorporation (3rd May 2004) which, under section 28 of the Act, are to be treated as part of VHS’s Articles.