Scottish Charity Number: SC023848

Company No: SC143210

THE COMPANIES ACT 1985 TO 2006

COMPANY LIMITED BY GUARANTEE

AND NOT HAVING A SHARE CAPITAL

ARTICLES OF ASSOCIATION

Of

COLLEGES SCOTLAND

(Adopted by Special Resolution on 21 April 2021)

INTERPRETATION

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(a) In these Articles:

"1992 Act"	means the Further and Higher Education
	(Scotland) Act 1992;
"2005 Act"	means the Further and Higher Education
	(Scotland) Act 2005;
"2006 Act"	means the Companies Act 2006 including any
	statutory modification or re-enactment thereof for
	the time being in force;
"2013 Act"	means the Post-16 Education (Scotland) Act
	2013;
"AGM"	means annual general meeting;
"Articles"	means the Articles of Association of the Company;
" Associate Member"	means those bodies invited to become Associate
	Members of the Company pursuant to Article 12;

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"Board"	means the directors for the time being of the
	Company;
"Charities Act"	means the Charities and Trustee Investment
	(Scotland) Act 2005 including any statutory
	modification or re-enactment thereof for the time
	being in force;
"Chair"	means the chairperson of (but excluding any
	person who is for the time being an employee or
	student) a Company Member;
"Chairperson"	means the chairperson of the Company appointed
	pursuant to Article 71;
"clear days"	means in relation to the period of a notice that
	period excluding the day when the notice is
	served or deemed to be served and the day for
	which it is given or on which it is to take effect;
"the Company"	magna Callagae Seatland (Company No
"the Company"	means Colleges Scotland (Company No.
	SC143210);
"Company Member"	means those organisations, undertakings or
	bodies admitted to membership of the Company in
	accordance with Articles 8 and 9;
	,
"electronic communication"	have the meanings given to them by the
and "communication"	Electronic Communications Act 2000;
"Member"	means a Company Member or an Associate
	Member;
"Memorandum"	means the Memorandum of Association of the
	Company;
"Principal"	means the Principal or Chief Executive or Director
Timoipai	or person of equivalent status or title in overall
	charge of operational matters of a Company
	Member;
"Principals' Group"	means the forum of Principals as constituted
,	and/or designated under Article 73 from time to
	time; and
	ano, and

"Secretary"	means the secretary of the Company or any other
	person appointed to perform the duties of the
	secretary of the Company, including a joint,
	assistant or deputy secretary.

- (b) Unless the context otherwise requires words or expressions contained in these Articles shall bear the same meaning as in the 2006 Act.
- (c) Unless the contrary intention appears, expressions referring to writing shall be construed as including references to printing, photography and any other mode of representing or reproducing words in visible form; words importing the singular number only shall include the plural number and <u>vice versa;</u> words importing the masculine gender only shall include the feminine gender; and words importing persons shall include partnerships, associations and corporations.

OBJECTS

The objects for which the Company is established are to promote the advancement of college education for the public benefit.

POWERS

- 3 In furtherance of that object, but not otherwise, the Company shall have the following powers:-
 - (i) to support education in, and to advance and promote the objectives of, Scotland's colleges and other institutions in the college education sector in Scotland ("colleges");
 - (ii) to provide information, advice and assistance to colleges in Scotland or any of their representatives on any aspect of their affairs;
 - (iii) to provide information concerning colleges in Scotland, their work, organisation and objectives, and the courses and facilities provided by them;
 - (iv) to provide a means of co-operation between the governing bodies of colleges;
 - to formulate and promote policies on any matters affecting or relevant to the sector of college education in Scotland and deal with all matters ancillary or related thereto;
 - (vi) to provide a means of consultation between the chairpersons and governing bodies of colleges;
 - (vii) to provide a means of consultation between the Principals of colleges;

- (viii) to consider and offer observations on any proposals made by the Scottish or UKGovernments and other agencies affecting colleges;
- to consider and report on any matter which may be referred to the Company for consideration by the governing body of any college;
- to carry on any of the activities of advisors to colleges on employment law, custom and practice, health and safety at work, management organisation, planning and procedures, training of staff and employees, accounting practice and procedures, and all ancillary matters; to engage consultants and agents for the purpose of carrying on all or any of the foregoing activities; to make grants and other financial provision in aid of colleges which are engaged in or wish to engage in litigation which relates to salaries, terms and conditions of service, and cognate matters of employees, and to establish reserve funds and invest monies in order to facilitate the making of such grants and other financial provision; and generally to undertake and execute agencies and commissions of every description;
- to provide a forum within which representatives of the colleges can discuss salaries and conditions of service for staff and employees of colleges and more generally within which colleges can establish a framework of industrial and employee relations for colleges, and in particular to provide through committees of the Company or otherwise, as may be appropriate, for the support of such a forum, to act as an employer's association in conducting and concluding collective negotiations with trade unions recognised by Members, provided that no such provision or support shall extend to the regulation of relations between workers and employers which would in any way have the effect of making the Company a Trade Union;
- (xii) to represent the sector of college education in Scotland and to conduct dealings and to liaise with government, any local, national or other institutions, authorities, agencies, bodies or persons, wheresoever in the world situate, on matters affecting the operation of the sector, in particular the determination and distribution of resources;
- to raise money from the Members by way of an annual levy or subscription, all such money to be disbursed in the pursuit of the objects of the Company;
- (xiv) to provide secretarial services for committees, advisory groups and working parties established by the Company; and
- (xv) to act as agent for any Member upon specific instructions from such Member.
- (2) To purchase, take on lease or on exchange, hire or otherwise acquire real or personal property and rights or privileges and to construct, maintain and alter buildings or erections.

- (3) Subject to the provisions herein contained, to employ and pay officers and other persons or bodies whose services are required for carrying out any of the objects of the Company; and to make all reasonable and necessary provision for the payment of pensions and superannuation to or on behalf of employees and their widows or widowers and immediate dependants.
- (4) To act as a trustee and to undertake or accept any trusts or obligations which are charitable in accordance with the purposes of the Company and which may be lawfully undertaken by the Company.
- (5) To invest and deal with the monies of the Company not immediately required for its purposes in or upon such investments, securities or property or otherwise as may be thought fit subject nevertheless to such conditions (if any) and such consents (if any) as may for the time being be imposed or required by law and subject as herein provided.
- (6) Subject to such consents as may be required by law, to borrow or raise money in such manner and upon such terms as the Company shall think fit, and in particular upon the security by way of mortgage, charge, debenture or otherwise of all or any part of the property of the Company and to enter into interest rate management agreements of every kind and description as the Company shall think fit.
- (7) Subject to such consents as may be required by law, to sell, manage, develop, let, mortgage, or otherwise deal with or turn to account all or any part of the property, assets, rights and privileges of the Company.
- (8) To arrange and provide for or join in arranging and providing for the holding of conferences, training courses, exhibitions, meetings, lectures and classes.
- (9) To establish and support and aid in the establishment and support of any charitable associations or institutions and to subscribe or guarantee money for charitable purposes.
- (10) To solicit and procure by any lawful means and to take, accept and receive any subscription, annuity, gift of money, property or other assets whether subject to any special trust or not, for the objects of the Company.
- (11) To transfer or dispose of, with or without valuable consideration, any part of the property or funds of the Company not required for the purposes of the Company to any charitable body having objects similar to those of the Company.
- (12) To federate or amalgamate with, affiliate or become affiliated to any body having objects similar to those of the Company and which by its constitution prohibits the distribution of its income and property amongst its members to an extent at least as great as is imposed on the Company under or by virtue of Article 4 hereof and to acquire and undertake all or any part of the assets, liabilities and engagements of any such body, which the Company may lawfully acquire or undertake.

- (13) To promote or assist in promoting any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of the Company, or for the purpose of carrying on all or any activities which the Company is authorised to carry on provided that such company or companies have objects similar to those of the Company.
- (14) To conduct appeals for money or other gifts or for any other assistance for any of the purposes of the Company and to solicit and accept subscriptions and donations (whether of real or personal property) and legacies and bequests for any of the purposes of the Company.
- (15) To print and publish or procure to be printed and published, and to circulate or procure to be circulated (whether gratuitously or not) any newspaper, periodicals, magazines, books, pamphlets, leaflets or other documents on subjects which are within the objects of the Company.
- (16) Subject to Article 4 hereof to employ and pay architects, surveyors, solicitors and other professional persons, workmen, clerks and other staff for the purpose of fulfilling the objects of the Company.
- (17) To pay all or any expenses incurred in connection with the promotion of the Company.
- (18) To open and operate bank accounts and negotiate financial instruments of every kind and description.
- (19) To make donations to any other charitable body incorporated or unincorporated having objects similar to those of the Company.
- (20) To lend money and to grant or provide credit to any charitable body with similar objects on such terms as may be thought fit and with or without security.
- (21) To do all such other lawful things as are necessary for the attainment of the above objects or purposes.

This Article shall be interpreted as if it incorporated an over-riding qualification limiting the powers of the Company such that any activity which would otherwise be permitted by the terms of the article may be carried on only if that activity furthers a purpose which is regarded as charitable; the expression "charitable" shall mean a charitable purpose under section 7 of the Charities Act (including any statutory amendment or re-enactment for the time being in force) which is also regarded as a charitable purpose in relation to the application of the Taxes Acts. And throughout this Article:

(a) the word "body" includes any association, institution or aggregate of persons, whether incorporated or unincorporated, and whether of a voluntary nature or otherwise and unless inconsistent with the context words importing the plural include the singular and vice versa; and (b) the words "charitable" and "charitable purposes" shall have the meaning ascribed to it for the purposes of the Charities Act, including any statutory amendment or re-enactment for the time being in force.

Provided that:

- (i) In case the Company shall take or hold any property which may be subject to any trusts the Company shall only deal with or invest the same in such manner as allowed by law, having regard to such trusts.
- (ii) In case the Company shall take or hold any funds provided by or through the medium of a Crown or Government body the Company shall only deal with or invest the same in such manner as embodied from time to time in the appropriate grant conditions and financial memoranda.
- (iii) The objects of the Company shall not extend to the regulation of relations between workers and employers which would have the effect of making the Company a Trade Union.

INCOME AND PROPERTY

- The income and property of the Company shall be applied solely towards the promotion of its objects as set forth in these Articles and no portion thereof shall be paid or transferred directly or indirectly by way of dividend, bonus or otherwise howsoever by way of profit, to Members and no Member nor any of the members of the Board shall be appointed to any office of the Company paid by salary in money's worth from the Company provided that nothing herein shall prevent any payment in good faith by the Company:
 - (i) of reasonable and proper remuneration to any Member, officer or servant of the Company for any services rendered to the Company;
 - (ii) of interest on money lent by any Member or member of the Board of the Company at a rate not exceeding 2% less than the base lending rate prescribed for the time being by the bank appropriate to the Company or 3% whichever is the greater;
 - (iii) of reasonable and proper rent for premises demised or let by any Member or member of the Board of the Company:
 - (iv) of fees, remuneration or other benefit in money or money's worth to a company of which a Member or member of the Board of the Company may be a member for any services rendered to the Company;
 - (v) to any Company Member or member of the Board of the Company of reasonable out of pocket expenses;
 - (vi) of premiums for the insurance of any member of the Board or officer of the Company against any liability as permitted by these Articles;

- (vii) to any Member receiving a benefit from the Company in the capacity of a beneficiary of the charity;
- (viii) to any Member by loan whether secured or otherwise.

LIABILITY OF MEMBERS

- 5 The liability of the Members is limited.
- Every Member undertakes to contribute to the assets of the Company in the event of the same being wound up during the time that he is a Member or within one year afterwards, for payment of the debts and liabilities of the Company contracted before the time at which he ceases to be a Member, and of the costs, charges and expenses of winding up the same and for the adjustment of the rights of the contributories amongst themselves, such amount as may be required not exceeding £1.

WINDING-UP

7 If upon the winding-up or dissolution of the Company there remains, after the satisfaction of all its debts and liabilities, any property whatsoever, the same shall be paid to or distributed among the Company Members in such proportions as may be mutually agreed by them PROVIDED THAT any Company Member which is not at the date of winding-up or dissolution of the Company entitled to relief under Section 7 of the Charities Act or any amendment thereof shall not receive any payment or distribution on winding-up or dissolution. If none of the Company Members as at the date of winding-up or dissolution of the Company are entitled to relief under Section 7 of the Charities Act or any amendment thereof then any property that remains after the satisfaction of all debts and liabilities shall be given or transferred to some other charitable institution or institutions having objects similar to the objects of the Company and which shall prohibit the distribution of its or their income and property to an extent at least as great as imposed on the Company under or by virtue of Article 4 hereof, such institution or institutions to be determined by the Company Members with the consent of the Scottish Ministers at or before the time of dissolution, and if and so far as effect cannot be given to such provision, then to some other charitable object. In this Article, the word "charitable" shall have the meaning ascribed to it for the purposes of the Charities Act, including any statutory amendment or re-enactment for the time being in force.

COMPANY MEMBERS

- 8 Subject to article 10 the following bodies are eligible to become Company Members of the Company:
- 8.1 a regional college designated as such under section 7A of the 1992 Act;
- 8.2 a body specified as a regional strategic body or regional board in Schedule 2A to the 2005 Act;

a college which has a board of management incorporated under the 1992 Act and which is not designated as regional college under section 7A of the 2005 Act or assigned to a regional strategic body or regional board under section 7C of the 2005 Act;

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- (a) The application of a person for membership shall be in writing in the form set down by the Board and shall be signed by the applicant and delivered to the Secretary at the registered office of the Company.
- (b) The Secretary shall place the application before the Board at the next meeting thereof to be held after receipt of the application.
- (c) No person shall become a Company Member unless its admittance has been approved by the Board and it is eligible to be a member under Article 8.
- (d) The Board may in its absolute discretion and without assigning any reason therefore, admit or refuse any applicant's request, and shall not be bound to assign any reason for refusing to admit any person to membership of the Company.
- (e) The Secretary shall within seven days of the decision of the Board notify in writing the decision to the applicant and if the decision is to admit it as a Company Member shall enter the name of that person in the Register of Members of the Company whereupon that person shall become a Company Member. Upon becoming a Company Member that person shall become liable for payment to the Company of such annual levy or subscription as the Board may determine.
- (f) In each year the Board shall fix the subscription or subscriptions to be paid by each Company Member. The Board may fix a different level of subscription for each Company Member provided it does so on the basis of fair and transparent criteria.
- 10 A Company Member shall cease to be a Company Member upon:
 - (a) the Board resolving that it has failed to meet the eligibility criteria set out in Article 8; or
 - (b) a resolution being passed at a meeting of the Board removing it as a Company Member; provided that such resolution is passed by not less than three-fourths of the Board present at a meeting called for the purposes of which such Company Member shall have been given not less than fourteen days' notice in writing and at which it shall have been given the right to attend and to be heard; or
 - (c) its passing a resolution to wind up or having a winding up petition presented against it or a receiver being appointed in respect of any of its assets; or
 - it being assigned to a regional strategic body or regional board under section 7C of the 2005Act.

Membership of the Company shall not be transferable and a Company Member is not able to resign as such without the prior consent of the Board.

ASSOCIATE MEMBERS

- The Board may invite any institution or body which does not fulfil the eligibility criteria in Article 8 to become an "Associate Member" and on acceptance that institution or body shall be admitted to membership.
- Upon becoming an Associate Member that member shall become liable for payment to the Company of such annual levy or subscription as the Board may determine. In each year the Board shall fix the subscription or subscriptions to be paid by each Associate Member.
- 14 At the date of adoption of these Articles the following shall be deemed to be Associate Members:
- 14.1 Sabhal Mor Ostaig

Newbattle Abbey College

Scotland's Rural College

- 15 An Associate Member shall cease to be an Associate Member upon:
- 15.1 its name being removed from the Register of Members of the Company, following the receipt by the Company of at least 90 days' notice in writing, intimating that it resigns as an Associate Member such notice to be accompanied by a certified true copy of the resolution of the governing body of that Associate Member resolving to withdraw; or
- 15.2 a resolution being passed at a meeting of the Board removing it as an Associate Member; provided that such resolution is passed by not less than three-fourths of the Board present at a meeting called for the purposes of which such an Associate Member shall have been given not less than fourteen days' notice in writing and at which it shall have been given the right to attend and to be heard; or
- its passing a resolution to wind up or having a winding up petition presented against it or a receiver being appointed in respect of any of its assets.
- Associate Members shall have the same rights under these Articles as Company Members except that Associate Members shall have no right to vote; no right to convene a meeting under Article 21 or the provisions of the 2006 Act; no right to participate in the distribution of any assets on a winding-up; and no right to nominate or vote upon a person becoming a director of the Company.
- 18 Associate Membership of the Company shall not be transferable.

GENERAL MEETINGS

- The Company shall hold a general meeting in every calendar year as its AGM in addition to any other meetings in that year, and shall specify the meeting as such in the notice calling it; and not more than fifteen months shall elapse between the date of one AGM of the Company and the next, provided that the Company holds its first AGM within eighteen months of its incorporation. The AGM shall be held at such time and place as the Board shall determine.
- 20 All general meetings, other than AGMs, shall be called general meetings.
- The Board may, whenever it thinks fit, convene a general meeting. A general meeting shall also be convened by the Board after receipt of a requisition from Company Members, pursuant to the provisions of the 2006 Act. If at any time there are not within the United Kingdom sufficient Board Members capable of acting to form a quorum, any Board Member or any two Company Members may convene a general meeting in the same manner as nearly as possible to that in which meetings may be convened by the Board.

NOTICE OF GENERAL MEETINGS

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- (a) An AGM and general meeting shall be called by at least fourteen clear days' notice but a general meeting may be called by shorter notice if it is so agreed:
 - (i) in the case of an AGM, by all Company Members entitled to attend and vote thereat; and
 - (ii) in the case of any other meeting by a majority in number of the Company Members having a right to attend and vote being a majority together holding not less than ninety per cent of the total voting rights at the meeting of all the Company Members.
- (b) The notice shall specify the time, date and place of the meeting and the general nature of the business to be transacted and, in the case of an AGM, shall specify the meeting as such.
- (c) The notice shall be given to all the Company Members, Associate Members, the Board Members and to the Auditors.
- The accidental omission to give notice of a meeting to, or the non-receipt of notice by any person entitled to receive notice shall not invalidate the proceedings at that meeting.
- In exceptional circumstances (for example to deal with extreme adverse weather conditions), the Board may postpone an AGM or general meeting by notice in writing to Company Members and Associate Members (which will be valid if issued before the date of the scheduled meeting) to a later date specified in such notice. The postponed meeting shall be deemed to be a properly called meeting of which valid notice has been given and the original notice as to business to be transacted shall remain valid.

PROCEEDINGS AT GENERAL MEETINGS

- No business shall be transacted at any general meeting unless a quorum of Company Members is present at the time when the meeting proceeds to business. Save as herein otherwise provided one third of the persons entitled to vote upon the business to be transacted, each being a Company Member or a proxy for a Company Member or a duly authorised representative of a Company Member, shall be a quorum, or if at the time the total number of Company Members is not a multiple of three, the quorum shall be determined by dividing the number of Company Members by three and rounding up to the nearest whole number.
- If such a quorum is not present within half an hour from the time appointed for the meeting, or if during a meeting such a quorum ceases to be present, the meeting shall stand adjourned to such time and place as the Board may determine. If at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the meeting shall stand adjourned to such time and place as the Board may determine. If the meeting has been convened upon the requisition of Members, and no quorum is present within half an hour from the time appointed for the meeting, then the meeting shall be dissolved.
- The Chairperson of the Board or, in his/her absence, some other Board Member nominated by the Board shall preside as chair of the meeting but, if neither the Chairperson nor such other Board Member is present within fifteen minutes after the time appointed for holding the meeting and willing to act, the Board Members present shall elect one of their number to be Chairperson and, if there is only one Board Member present and willing to act, he/she shall be Chairperson.
- If no Board Member is willing to act as Chairperson, or if no Board Member is present within fifteen minutes after the time appointed for holding the meeting, the Company Members present and entitled to vote shall choose one of their number to be Chairperson.
- A Board Member shall be entitled to attend and speak at any general meeting.
- The Chairperson may, with the consent of a meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business, shall be transacted at an adjourned meeting other than business which might properly have been transacted at the meeting had the adjournment not taken place. When a meeting is adjourned for fourteen days or more, at least seven clear days' notice shall be given specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Save as aforesaid, it shall not be necessary to give any such notice of an adjournment or of the business to be transacted at any adjourned meeting.
- A resolution put to the vote of any general meeting shall be decided on a show of hands of Company Members, unless a poll is, before or upon the declaration of the result of a show of hands, duly demanded. Subject to the provisions of these Articles, a poll may be demanded:
 - (a) by the Chairperson; or

- (b) by at least two Company Members having the right to vote at the meeting present in person or by proxy; or
- (c) by a Company Member or Company Members present in person and representing not less than one-tenth of the total voting rights of all the Company Members

and a demand by a representative on behalf of a Company Member or by a person as proxy for a Company Member shall be the same as a demand by the Company Member.

- 32 Unless a poll is duly demanded, a declaration by the Chairperson of the meeting that a resolution has been carried or lost and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.
- The demand for a poll may, before the poll is taken, be withdrawn, but only with the consent of the Chairperson, and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the demand was made.
- If a poll is duly demanded it shall be taken in such manner as the Chairperson directs. The result of the poll which shall be declared at such time and place as the Chairperson may direct, shall be deemed to be the resolution of the meeting at which the poll was demanded.
- In the case of an equality of votes, whether on a show of hands or on a poll the Chairperson shall not be entitled to a casting vote in addition to any other vote he/she may have.
- A poll demanded on the election of a Chairperson of a meeting, or any question of adjournment shall be taken forthwith.
- A poll demanded on any other question shall be taken either forthwith or at such time and place as the Chairperson directs not being more than thirty days after the poll is demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll was demanded. If a poll is demanded before the declaration of the result of a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been made.
- No notice needs to be given of a poll not taken forthwith if the time and place at which it is to be taken are announced at the meeting at which it is demanded. In any other case at least seven clear days' notice shall be given specifying the time and place at which the poll is to be taken.

VOTES OF COMPANY MEMBERS

On a show of hands every Company Member shall have one vote, which may be given either via its duly authorised representative at the meeting or by proxy. On a poll, Company Members represented by proxy or by duly authorised representative shall have one vote. A Company Member so represented is deemed present in person at such meeting.

- With regard to the instrument appointing a proxy, if the appointer is a corporation or other organisation, it must be signed on its behalf by a duly authorised officer.
- Any corporation or other organisation which is a Company Member may nominate in writing such person as it thinks fit to act as its representative at any meeting of the Company. The person so authorised shall be entitled to exercise the same powers on behalf of the body which he represents as that body could exercise if it were an individual Company Member. Such body shall for the purposes of these presents be deemed to be present in person at any such meeting if the person so authorised is present thereat.
- No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered and every vote not disallowed at the meeting shall be valid and counted. Any objection made in due time shall be referred to the Chairperson, whose decision shall be final and conclusive.
- 43 An instrument appointing a proxy shall be in writing, in a form determined by the Board.
- The instrument appointing a proxy and the power of attorney or other authority (if any) under which it is signed or a copy of such authority certified notarially or in some other way approved by the Board may:
 - (a) be deposited at the Company's registered office or at such other place within the United Kingdom as is specified in the notice convening the meeting or in any instrument of proxy sent out by the Company in relation to the meeting not less than forty eight hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote; or
 - (b) in the case of an appointment contained in an electronic communication where an address has been specified for the purpose of receiving electronic communication:
 - (i) in the notice convening the meeting; or
 - (ii) in any instrument of proxy sent out by the Company in relation to the meeting; or
 - (iii) in any invitation contained in an electronic communication to appoint a proxy issued by the Company in relation to that meeting;

be received at such address not less than forty eight hours before the time for holding the meeting or adjourned meeting at which the person named in the appointment proposes to vote; or

(c) in the case of a poll taken more than forty eight hours after it is demanded, be deposited as aforesaid after the poll has been demanded and not less than twenty four hours before the time appointed for the taking of the poll; or (d) where the poll is not taken forthwith but is taken not more than forty eight hours after it was demanded, be delivered at the meeting at which the poll was demanded to the Chairperson or to the Secretary or to any Board Member;

and an instrument of proxy which is not deposited or delivered or received in a manner so permitted shall be invalid. In this regulation "address" in relation to electronic communications includes any number or address used for the purpose of such communications. In calculating periods mentioned in this Article 44 no account shall be taken of any part of a day that is not a working day.

- 45 The instrument appointing a proxy shall confer authority to demand or join in demanding a poll.
- A vote given or poll demanded by proxy or by the duly authorised representative of a corporation shall be valid notwithstanding the previous determination of the authority of the person voting or demanding a poll, unless notice of the determination was received by the Company at its registered office or at such other place at which the instrument of proxy was duly deposited or, where the appointment of the proxy was contained in an electronic communication at the address at which such appointment was duly received before the commencement of the meeting or adjourned meeting at which the vote is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or adjourned meeting) the time appointed for taking the poll.

BOARD MEMBERS

- 47 The number of Board Members shall not be more than eighteen and shall not be less than eight.
- No Board Member shall vacate his office or be ineligible for re-appointment as a Board Member nor shall any person be ineligible for appointment as a Board Member by reason only of his having attained any particular age.

APPOINTMENT AND RETIREMENT OF BOARD MEMBERS

COMPOSITION

- 49 The Board shall consist of: up to eighteen Board appointed (or deemed appointed) as follows:
- 49.1 the Chair of each Company Member shall be a be a Board Member save that:
 - 49.1.1 the University of the Highlands and Islands may nominate an individual who is not its chair to be a director; and
 - 49.1.2 the Chair of a Company Member which is a body referred to in Article 8.3 shall not be a Board Member.
- 49.2 the Chair of the Principals' Group shall be a Board Member; and
- 49.3 the Chief Executive appointed under Article 72 shall be a Board Member; and

- 49.4 up to three persons who have been nominated for office by the Principals' Group, each of whom shall be:
 - 49.4.1 a Principal of a Company Member; or
 - 49.4.2 a Principal of an Associate Member; or
 - 49.4.3 a Principal of any college assigned to a Company Member, where that Company Member is a body specified as a regional strategic body or regional board in Schedule 2A to the 2005 Act; or
 - 49.4.4 the senior executive member from a body specified as a regional strategic body in Schedule 2A to the 2005 Act;

shall be Board Members.

49.5 in circumstances where the number of chairs of Company Members eligible to be on the Board under Article 49.1 is less than thirteen or there are vacancies under Articles 49.2, 49.3 or 49.4 then the Board may co-opt such number of individuals to be directors ("**Co-opted Directors**") on such terms as the Board thinks fit provided that the total number of directors does not exceed eighteen.

TERM OF OFFICE

- 50 Subject to Article 51:
- all Board Members appointed pursuant to Article 49.4, shall hold office for an initial period of four years (or such lesser period as the Board may set on his or her appointment). On expiry of that period each Board Member shall then be eligible to be considered for re-appointment for a further period of four years (or such lesser period as the Board may set on his or her re-appointment). The maximum period of office for such Board Members, shall be eight years;
- 50.2 the Chief Executive shall hold office until his or her cessation of employment as Chief Executive;
- 50.3 Co-opted Directors shall only hold office for so long as the vacancy they were appointed to fill remains vacant or for one year (if the vacancy remains outstanding);
- all other Board Members shall hold office for as long as they hold the position which renders them eligible for appointment as a Board Member under Article 49 or where they are nominated under Article 49.1.1 for so long as such nomination remains in force.

DISQUALIFICATION AND REMOVAL OF BOARD MEMBERS

- The office of a Board Member shall be automatically vacated if:
 - (a) he ceases to be a Board Member by virtue of any provision of the 2006 Act or he shall become prohibited by law from being a Board Member; or

- (b) he ceases to be a trustee under the terms of the Charities Act; or
- (c) that Board Member, in the reasonable opinion of the Board, commits a serious breach or a series of persistent breaches of the 2006 Act or the Charities Act or any obligation to the Company and the Board resolve that his or her office is vacated; or
- (d) that Board Member, in the reasonable opinion of the Board, commits any act of fraud or dishonesty or has acted or behaved in any manner which brings or is likely to bring the Company into disrepute or is materially adverse to the interests of the Company and the Board resolve that his or her office is vacated; or
- (e) he becomes bankrupt or apparently insolvent, be sequestrated or have a receiving order made against him, or grant a trust deed for the benefit of his creditors, or shall compound with his creditors generally or
- (f) he is, or may be, incapacitated by mental disorder or physical illness; or
- (g) he resigns his office by notice left at the Company's registered office; or
- (h) he has been absent without reasonable cause or permission of the Board Members from three successive meetings of the Board and the Board resolve that his office be vacated; or
- (i) he becomes unable or unfit otherwise to discharge his functions as a Board Member; or
- (j) he ceases to be employed by a Company Member or hold the position he did within a Company Member as he did on appointment as a director; or
- (k) he is nominated to the position of director under Article 49.1.1 and that nomination is withdrawn;
- (I) he is appointed pursuant to Article 49.2 and ceases to hold the position of chair of the Principals' Group; or
- (m) he is appointed pursuant to Article 72, on the date of cessation of employment as Chief Executive; or
- (n) his term of office expires.
- The Company may by Ordinary Resolution of which special notice has been given in accordance with section 168 of the 2006 Act, remove any Board Member before the expiration of his period of office notwithstanding anything in these Articles or in any agreement between the Company and such Board Member.

POWERS OF THE BOARD

- Subject to the provisions of the 2006 Act, the Charities Act, the Memorandum and these Articles and to any directions given by Special Resolution, the business of the Company shall be managed by the Board Members, who may exercise all the powers of the Company. No alteration of the Memorandum or these Articles and no such direction shall invalidate any prior act of the Board which would have been valid if that alteration had not been made or that direction had not been given. The powers given by this Article shall not be limited by any special power given to the Board Members by these Articles and a meeting of the Board at which a quorum is present may exercise all powers exercisable by the Board Members.
- The Board shall have power from time to time to adopt and make, alter or revoke, bye-laws for the regulation of the Company and otherwise for the furtherance of the purposes for which the Company is established, provided that such bye-laws are not contrary to the wording and/or spirit of the Memorandum or these Articles or contrary to the 2006 Act, the Charities Act or other regulations or guidelines concerning the Company. All such bye-laws for the time being in force shall be binding upon all Members until the same shall cease to have effect. No Member shall be absolved from any such bye-laws by reason of his not having received a copy of the same, or of any alterations or additions thereto, or having otherwise no notice of them.

DELEGATION OF BOARD MEMBERS' POWERS

- The Board may delegate any of their powers to any committee consisting of two or more Board Members. Any such delegation may be made subject to any conditions the Board may impose, and either collaterally with or to the exclusion of their own powers, and may be revoked or altered. Subject to any such conditions, the proceedings of a committee with two or more Board Members shall be governed by these Articles regulating the proceedings of the Board, so far as they are capable of applying save that the Board may determine the quorum for meetings of any committee. All acts and proceedings of any such committee shall be reported to the Board as soon as possible.
- The Board may determine from time to time the membership of any committee of the Board. The members of any committee may be chosen from amongst the Board Members together with such other persons as may be co-opted to serve on any such committee as the Board may decide. Upon establishing a committee the Board shall determine whether co-opted members shall have the right to vote and whether they shall be counted towards the quorum. The duration of membership of a committee member shall be specified in the letter of appointment of such a member. The Board has discretion to terminate the membership of any committee member. No committee member shall be entitled to remuneration in respect of his position as such a member, but shall be entitled to be paid all travelling and other expenses properly incurred by him in carrying out his duties as a member of any committee.

REMUNERATION OF BOARD MEMBERS

The Board Members may be paid all reasonable travelling, hotel and other expenses properly incurred by them in connection with their attendance at meetings of the directors, at general meetings or otherwise in connection with the discharge of their duties, but shall otherwise be paid

no remuneration (except in respect of the Chief Executive who shall be paid remuneration subject to Chapter Nine of the Charities Act).

BOARD MEMBERS' CONFLICTS OF INTERESTS

58

- The Board may, in accordance with the requirements set out in this Article 58, authorise any matter proposed to them by any Board Member which would, if not authorised, involve a Board Member breaching his duty under section 175 of the 2006 Act to avoid conflicts of interest ("Conflict").
- 58.2 Any authorisation under this Article 58 will be effective only if:
 - (a) the matter in question shall have been proposed by any Board Member for consideration at a meeting of the Board in the same way that any other matter may be proposed to the Board under the provisions of these Articles or in such other manner as the Board may determine;
 - (b) any requirement as to the quorum at the meeting of the Board at which the matter is considered is met without counting the Board Member in question; and
 - (c) the matter was agreed to without his voting or would have been agreed to if his vote had not been counted.
- 58.3 Any authorisation of a matter under this Article 58 may (whether at the time of giving the authority or subsequently):
 - (a) extend to any actual or potential conflict of interest which may reasonably be expected to arise out of the matter so authorised;
 - (b) be subject to such terms and for such duration, or impose such limits or conditions as the Board may determine;
 - (c) be terminated or varied by the Board at any time.

This will not affect anything done by the Board Member prior to such termination or variation in accordance with the terms of the authorisation.

- In authorising a Conflict the Board may decide (whether at the time of giving the authority or subsequently) that if a Board Member has obtained any information through his involvement in the Conflict otherwise than as a Board Member of the Company and in respect of which he owes a duty of confidentiality to another person the Board Member is under no obligation to:
 - disclose such information to the Board or to any Board Member or other officer or employee of the Company;
 - (b) use or apply any such information in performing his duties as a Board Member;

where to do so would amount to a breach of that confidence.

- 58.5 Where the Board authorise a Conflict pursuant to this Article 58, the Board Member shall:
 - (a) be excluded from discussions (whether at meetings of the Board or otherwise) related to the Conflict;
 - (b) not be given any documents or other information relating to the Conflict;
 - (c) not vote (or be counted in the quorum) at any future meeting of the Board in relation to any resolution relating to the Conflict.

58.6 Where the Board authorise a Conflict:

- (a) the Board Member will be obliged to conduct himself in accordance with any terms imposed by the Board in relation to the Conflict;
- (b) the Board Member will not infringe any duty he owes to the Company by virtue of sections 171 to 177 of the 2006 Act provided he acts in accordance with such terms, limits and conditions (if any) as the Board impose in respect of its authorisation.
- A Board Member is not required, by reason of being a Board Member (or because of the fiduciary relationship established by reason of being a Board Member), to account to the Company for any remuneration, profit or other benefit which he derives from or in connection with a relationship involving a Conflict which has been authorised by the Board or by the Company in general meeting (subject in each case to any terms, limits or conditions attaching to that authorisation) and no contract shall be liable to be avoided on such grounds.

BOARD MEMBERS' DECLARATION OF INTERESTS

60

- A Board Member who is in any way, whether directly or indirectly interested in a proposed transaction or arrangement with the Company shall declare the nature and extent of his interest to the other Board Members before the Company enters into the transaction or arrangement in accordance with the 2006 Act.
- A Board Member who is in any way, whether directly or indirectly, interested in a transaction or arrangement that has been entered into by the Company shall declare the nature and extent of his interest to the other Board Members as soon as is reasonably practicable in accordance with the 2006 Act, unless the interest has already been declared under Article 60.1.
- A Board Member shall not be entitled to vote in respect of any proposed or existing transaction or arrangement with the Company in which he is interested and if he shall do so his vote shall not be counted and he shall be not taken into account in ascertaining whether a quorum is present.

- A Board Member need not declare an interest under Article 60.1 and Article 60.2 as the case may be:
- 60.5 if it cannot reasonably be regarded as likely to give rise to a conflict of interest;
- of which the Board Member is not aware, although for this purpose a Board Member is treated as being aware of matters of which he ought reasonably to be aware;
- 60.7 if, or to the extent that, the other Board Members are already aware of it, and for this purpose the other Board Members are treated as aware of anything of which they ought reasonably to be aware; or
- 60.8 if, or to the extent that, it concerns the terms of his service contract that have been, or are to be, considered at a meeting of the Board.
- Notwithstanding any provisions in these Articles to the contrary, a Board Member may vote as a Board Member concerning any proposed insurance which the Company is empowered to purchase or maintain for or for the benefit of the Board Members or any of them or any group of persons which includes the Board Members or any of them, and if he shall so vote, his vote shall be counted and he shall be reckoned in estimating a quorum when any such contract or arrangement is under consideration.

PROCEEDINGS OF THE BOARD MEMBERS

- Subject to the provisions of these Articles and the Charities Act, the Board may regulate their proceedings as they think fit. Any Board Member shall be entitled to call a meeting of the Board. In addition, the Chief Executive or the Secretary shall call a meeting of the Board if so requested by either any Board Member or any two Company Members. A Board Member who is absent from the United Kingdom, shall only be entitled to notice of a meeting at his address in the United Kingdom. The Board shall meet at least four times in each year.
- The quorum for the transaction of the business of the Board may be fixed by the Board Members and unless so fixed at any other number shall be one third of all Board Members, or if at the time the total number of Board Members is not a multiple of three, the quorum shall be determined by dividing the number of Board Members by three and rounding up to the nearest whole number. Subject to the provisions of these Articles all questions arising at a meeting of the Board shall be decided by a majority of votes. In the case of an equality of votes the Chairperson shall not have the casting vote.
- Subject to the provisions of these Articles a Board Member may participate in a meeting of the Board or a committee of Board Members by means of a conference telephone or similar communications equipment whereby all the Board Members participating in the meeting can hear each other and the Board Members participating in a meeting in this manner shall be deemed to be present in person at such meeting.

- The continuing Board Members or a sole continuing Board Member may act notwithstanding any vacancies in their number, but, if the number of Board Members is less than the minimum number fixed pursuant to Article 47, the continuing Board Member or Board Members may act only for the purpose of filling vacancies or of calling a general meeting or of admitting persons to membership of the Board.
- All acts <u>bona fide</u> done by a meeting of the Board, or of a committee of Board Members, or by a person acting as a Board Member shall, notwithstanding that it be afterwards discovered that there was a defect in the appointment of any Board Member or that any of them were disqualified from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was qualified and had continued to be a Board Member and had been entitled to vote.
- A resolution in writing consented to and signed by a majority of Board Members entitled to receive notice of a meeting of the Board or of a committee of Board Members shall be as valid and effectual as if it had been passed at a meeting of the Board or (as the case may be) a committee of Board Members duly convened and held and may consist of several documents in the like form each consented to and signed by one or more Board Members, which consent and signature may be evidenced by letter, telex, cable, electronic mail, facsimile or otherwise as the Board Members may from time to time resolve to permit. Electronic mail from a Board Member confirming consent shall be sufficient for the foregoing purposes notwithstanding the absence of a handwritten signature.
- The Company may by Ordinary Resolution suspend or relax to any extent, either generally or in respect of any particular matter, any provision of these Articles prohibiting a Board Member from voting at a meeting of the Board or of a committee of Board Members.
- Where proposals are under consideration concerning the appointment of two or more Board Members to offices or employment with the Company or any body corporate in which the Company is interested, the proposals shall be divided and considered in relation to each Board Member separately and (provided he is not for another reason precluded from voting) each of the Board Members concerned shall be entitled to vote and be counted in the quorum in respect of each resolution except that concerning his own appointment.
- If a question arises at a meeting of the Board or of a committee of Board Members as to the right of a Board Member to vote, the question may, before the conclusion of the meeting, be referred to the Chairperson and his/her ruling in relation to any Board Member other than himself shall be final and conclusive.
- All cheques, promissory notes, drafts, bills of exchange and other negotiable instruments and all receipts for money paid to the Company shall be signed, drawn, accepted, endorsed or otherwise executed, as the case may be, in such manner as the Board shall from time to time by resolution determine.

CHAIRPERSON AND VICE CHAIRPERSON

- (a) The Board may appoint one of their number to be the Chairperson of the Board for a term of up to four years (to be determined by the Board) and may remove him/her at any time from that office. A Chairperson may be re-appointed for one further term of up to four years (to be determined by the Board).
- (b) The Board may appoint one of their number to be the Vice Chairperson of the Board for a term of up to four years (to be determined by the Board) and may remove him/her at any time from that office. A Vice Chairperson may be re-appointed for one further term of up to four years (to be determined by the Board).

CHIEF EXECUTIVE

The Board may from time to time appoint a person to the office of Chief Executive for such period and on such terms and at such remuneration as it thinks fit, and the Board may delegate such powers to the Chief Executive as it deems appropriate. Subject to the terms of any agreement entered into in any particular case it may revoke such appointment. Subject to Article 51 (Disqualification and Removal), The Chief Executive by virtue of his or her appointment, shall be a member of the Board and as such shall have, except as restricted by these Articles, equal status with all other Board Members. The Company may enter into an agreement or arrangement with the Chief Executive for his or her employment by the Company or for the provision by him or her of any services outside the scope of the ordinary duties of a director. Subject to the provisions of Chapter Nine of the Charities Act, any such appointment, agreement or arrangement may be made upon such terms as the Board determines and they may remunerate the Chief Executive for his or her services as it thinks fit.

ADVISORY FORUM

The Board shall have regard to the views of the advisory forum (whose membership will be drawn from the Principals of Company Members) known as the Principals' Group.

SECRETARY

Subject to the provisions of the 2006 Act, the Secretary shall be appointed by the Board for such term, at such remuneration and upon such conditions as it may think fit; and any Secretary so appointed may be removed by them.

MINUTES

The Board Members shall cause minutes to be made in the books kept for the purpose of all appointment of officers of the Company and of senior employees; and of all proceedings at meetings of the Company and of the Board Members and of any Committees, including the names of all present at each meeting thereof.

THE SEAL

The Company shall not be obliged to have a Seal. If it elects to do so, the Board shall provide for the safe custody of the seal, which shall only be used by the authority of the Board or of a Committee of Board Members authorised by the Board. Every instrument to which the seal shall be affixed shall be signed either by a Board Member and by the Secretary or by two Board Members.

ACCOUNTS

The Board shall cause accounting records to be kept in accordance with the 2006 Act. Such records shall, subject as provided in the 2006 Act, be kept at the registered office of the Company or at such other place as the Board Members think fit and shall at all times be open to inspection by any of the Board Members. The Board shall from time to time determine whether and to what extent and at what times and places and under what conditions and regulations the accounts and statutory books of the Company or any of them shall be open to the inspection of the Company Members. No Company Member shall have any right of inspecting any accounting records or other books or documents of the Company except as conferred by statute or authorised by the Board or by Ordinary Resolution of the Company.

AUDIT

- 78 Auditors shall be appointed and their rights and duties regulated in accordance with the 2006 Act.
- True accounts shall be kept of the sum of money received and expended by the Company, the matters in respect of which such receipts and expenditure take place and of the property, assets and liabilities of the Company. Once at least in every calendar year the accounts of the Company shall be examined and the correctness of the balance sheet ascertained by the Auditors appointed under the preceding Article.

NOTICES

- Any notice to be given to or by any person pursuant to these Articles shall be in writing including a notice calling a meeting of the Board and/or shall be given using electronic communications to an address notified for that purpose to the person giving the notice. For these purposes and the purposes of the following Article, "address" in relation to electronic communications, includes any number or address used for the purposes of such communications.
- The Company may give any notice to or issue or send any communication or document to a Member or to his representative either personally or by sending it by post in a prepaid envelope addressed to the Member or to his representative at his registered address or by leaving it at that address or by giving it using electronic communications to an address for the time being notified to the Company by the Member. A Member whose registered address is not within the United Kingdom and who gives to the Company an address within the United Kingdom at which notices may be given to them or an address to which notices may be sent using electronic communication shall be entitled to have notices given to them at that address, but otherwise no such Member shall be entitled to receive any notice from the Company.

- A Company Member present, either in person via an authorised representative or by proxy, at any meeting of the Company shall be deemed to have received notice of the meeting and, where requisite, of the purposes for which it was called.
- Proof that an envelope containing a notice was properly addressed, prepaid and posted shall be conclusive evidence that the notice was given. Proof that a notice contained in an electronic communication was sent in accordance with guidance issued by the Institute of Chartered Secretaries and Administrators shall be conclusive evidence that the notice was given. A notice shall, unless the contrary is proved, be deemed to be given at the expiration of forty-eight hours after the envelope containing it was posted or in the case of a notice contained in an electronic communication, at the expiration of 48 hours after the time it was sent.
- A notice may be served by any Member upon the Company either by leaving it at the Company's registered office or by sending it through the post in a pre-paid letter addressed to the Company at its registered office.
- Subject to any rule of law, a notice shall be deemed to be fully served or given if it is transmitted by post or electronic mail.

INDEMNITY

Subject to the provisions of the 2006 Act and the Charities Act, but without prejudice to any indemnity to which a Board Member may otherwise be entitled, every Board Member or other Officer of the Company shall be indemnified out of the assets of the Company against any liability, incurred by him as a director or other officer of the Company in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in which the charge is found not proven or in connection with any application in which relief is granted by him by the court from liability for negligence, default, breach of duty or breach of trust in relation to the affairs of the Company.

The directors shall have power to purchase and maintain insurance for or for the benefit of any persons who are or were at any time directors, officers or employees of the Company including (without prejudice to the generality of the foregoing) insurance against any liability incurred by such persons in respect of any act or omission in the actual or purported execution or discharge of their duties or in the exercise or purported exercise of their powers or otherwise in connection with their duties, powers or offices in relation to the Company.