



Mutual Rules of

Rochdale Boroughwide Housing Limited

A Registered Society under the Cooperative and Community Benefit Societies Act 2014

Regulator of Social Housing Registration No. 4607 Financial Conduct Authority Registration No. 31452R

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1 Introducing the Society and the rules

1.1 **Name**

1.1.1 The name of the Society is Rochdale Boroughwide Housing Limited.

1.2 Registration

1.2.1 The Society is a charity and registered as a community benefit society with the *Registrar*.

1.3 Purpose and objects

- 1.3.1 The purpose of the Society is to carry on business for the benefit of the community.
- 1.3.2 Its objects are to carry on for the benefit of the community:
 - (a) the business of providing and/or managing social housing, housing, accommodation, and providing assistance to help house people and associated facilities and amenities for poor people or for the relief of aged, disabled (whether physically or mentally) or chronically sick people; and
 - (b) any other charitable object that can be carried out from time to time by a registered society registered as a provider of Social Housing with the Housing Regulator.

1.4 Corporate Status

The Society is not a subsidiary of another organisation and shall not become a subsidiary of another organisation without first amending these rules to state the name of the new parent entity and without first having notified the Regulator to such a rule change.

1.5 Commitments

1.5.1 The Society is formed for and will conduct its business for the benefit of the community.

1.5.2 It shall:

- retain any profit or trading surplus and apply them only for the purpose and objects, and shall not make any payment or distribution of any kind to Members;
- (b) treat all people with whom it does business fairly and with respect; and
- (c) in the context of the crisis of climate, seek to promote the conservation, protection and sustainable use of the natural environment including the promotion of sustainable development.

1.6 Governing documents

1.6.1 The documents which govern the Society consist of these rules (which always

take precedence), together with any written codes of conduct, standing orders and any other written policies or procedures adopted by the Society to achieve good governance in the running of its affairs.

1.6.2 In these rules:

- (a) words starting with a capital letter (like Society) have a specific meaning which is made clear in the rules, and the Appendix at the end identifies the rule which makes this clear; and
- (b) words and phrases which are also highlighted in italics (like *Registrar*) have a special meaning and the Appendix lists all of these words and phrases and explains what they mean.

2 Governance

2.1 **Overview**

2.1.1 The Society has Members, a Representative Body, a Board of Directors and a Secretary.

2.2 Members

2.2.1 Members have access to information, a voice in the Society, and the opportunity to play a representative role in its governance, as follows:

Information

2.2.2 Members are entitled to receive information about the Society and its affairs, as provided in these rules.

Voice

- 2.2.3 Members are entitled to have a voice in the Society as provided in these rules, by;
 - (a) attending and speaking at certain meetings;
 - (b) voting on certain resolutions;
 - (c) electing Representatives onto the Representative Body.

Representation

2.2.4 Members are entitled to stand for election to the Representative Body as provided in these rules.

2.3 Representative Body and functions

- 2.3.1 The Representative Body represents Members and wider interests of the community in the governance of the Society's affairs.
- 2.3.2 The Representative Body has certain specific functions as follows:

- (a) to act as guardians of the mutuality of the Society;
- (b) to appoint and remove the Chair of the Board of Directors, and the other Non-executive Directors:
- (c) to approve an appointment (following a recommendation by the Nonexecutive Directors) of the Chief Executive, and to approve any proposed material changes to the remuneration of the Chief Executive;
- (d) to decide the remuneration and other terms and conditions of office of the Non-executive Directors;
- (e)(b) to work with the Board of Directors [and other stakeholders] (including actively seeking the views of Tenants and Employees) to develop and refine and then to formally approve the Society's corporate strategy and policy framework;
- (f) to actively monitor the performance of the Society and the Board of Directors against the corporate strategy;
- (g)(c) to actively seek the views of Members and other Tenants and then to promote and champion those views in the Society;
- (h)(d) to establish, maintain and monitor progress of the Membership Strategy;
- (i) to approve the Co-option Procedure;
- (j)(e) to report each year to the Members on the work that the Representative Body has undertaken;
- (k)(f) to provide advice, support and guidance to the Board of Directors when requested to do so;
- (I)(g) to ensure the work of the Society is focused on the needs of Tenants with the Board of Directors to secure the good governance of the Society for the benefit of the wider community;
- (m)(h) to re-appoint the External Auditor: :and
- (n)(i) to undertake such other tasks as the Board may request.
- 2.3.3 In carrying out their functions, Representatives on the Representative Body have a duty to act at all times in the best interests of the Society in delivering its purpose and objects.

2.4 Board of Directors and functions

2.4.1 The Board of Directors also has a role in protecting and promoting the mutual nature of the Society. In addition, it is responsible for the management of the affairs of the Society including both the setting, approval, and monitoring of of, and the approval of, the Society's business plan and the corporate strategy and the appointment of Non-executive Directors. The Board exercises all the powers of the Society subject to these rules and the Act.

2.5 **Secretary**

- 2.5.1 The Secretary of the Society acts as secretary to the Board of Directors and the Representative Body.
- 2.5.2 The Secretary is appointed by the Board after consultation with appointed by the Representative Body from a recommendation by the Board of Directors. The Representative Body must also be consulted upon also approves the Secretary's job description. The Secretary may hold other responsibilities as an employee of the Society, but the Representative Body must be satisfied that the Secretary is sufficiently independent of the Executive Directors.
- 2.5.3 The Board of Directors may also <u>appoint in consultation with recommend to</u> the Representative Body <u>the appointment of</u> a deputy secretary (who may also be an employee) to act as secretary in the Secretary's absence.
- 2.5.4 The Secretary shall in particular:
 - (a) call and attend all meetings of the Society, of the Board of Directors and of the Representative Body, and keep the minutes of those meetings;
 - (b) keep the registers and other books required by these rules:
 - (c) make any returns on behalf of the Society to the *Registrar* and the *Housing Regulator*;
 - (d) have charge of the seal (if any) of the Society;
 - (e) monitor the compliance of the Society with these rules; and
 - (f) provide or secure the provision of professional support to the Representative Body when it is needed.

3 Members

3.1 A Member of the Society is a person whose name and address is entered in the Register of Members.

3.2 Representative membership

- 3.2.1 The Society shall at all times strive to ensure that taken as a whole its actual membership is representative of those eligible for membership.
- 3.2.2 To this end the Society shall at all times have in place and pursue a strategy for the recruitment, retention and development of Members (Membership Strategy) which shall be established, maintained and monitored by the Representative Body, and shall be reviewed by it from time to time, and at least every three years.

3.3 Constituencies

3.3.1 There are two constituencies of Members; Tenant Members and Employee Members, and

- (a) a person can only be a Member of one constituency;
- (b) a person who is eligible under these rules to be both a Tenant Member and an Employee Member may only be an Employee Member; and
- (c) an Employee Member who ceases to be an employee but is eligible to be a Tenant Member may then become a Tenant Member.
- 3.3.2 The constituency of Tenant Members and the constituency of Employee Members may each be sub-divided further if the Representative Body decides that this would be in the best interests of the Society and the implementation of its Membership Strategy.
- 3.3.3 Any such sub-division may be based on geography or such other criteria as seem to be appropriate to the Representative Body.

3.4 Criteria for membership

- 3.4.1 Subject to the rules, membership is open to any person who is:
 - (a) 18 years of age or older; and
 - (b) eligible under these rules to be a Tenant Member or an Employee Member; and
 - (c) completes an application for membership in whatever form the Representative Body specifies.
- 3.4.2 In the event of any doubt as to whether a person is eligible to be a Member, the Representative Body makes the final decision, but may delegate the operation of this to the Secretary.

3.5 Tenant Members

- 3.5.1 Subject to these rules, the following are eligible to be Tenant Members:
 - those persons named as a tenant in a tenancy agreement with the Society or of any part of the *RBH Group* OR who are named in a tenancy agreement in relation to a property which is managed by the Society (Tenants);
 - (b) the spouse, partner and family members of any Tenant who are 18 years of age or older and who are living in the property as part of the Tenant's household.

3.6 **Employee Members**

- 3.6.1 Subject to these rules, persons employed by the Society, or any part of the **RBH Group**, whether in full or part time employment (Employees) are eligible to be Employee Members.
- 3.6.2 For the avoidance of doubt, Employees include those who are employed on a probationary period, apprentices, trainees and graduate trainees.

3.7 Rules binding on Members

3.7.1 All Members agree to be bound by these rules, and to support the purpose and objects of the Society.

3.8 Cessation of membership

- 3.8.1 A Member shall cease to be a Member if:
 - (a) they die; or
 - (b) they cease to be eligible to be a Tenant Member or Employee Member under these rules; or
 - (c) they are expelled under these rules, or
 - (d) they withdraw from membership by giving notice to the Secretary, which shall be effective on receipt by the Secretary.

3.9 **Expulsion from membership**

- 3.9.1 A Member must be expelled if, in the opinion of the Representative Body, their conduct amounts to a breach of these rules or is detrimental to the interests of the Society, and it would be in the best interests of the Society that they should be expelled from membership.
- 3.9.2 A Member may only be expelled by a resolution approved at a meeting of the Representative Body. The Board of Directors may propose a Member for expulsion by the Representative Body.
- 3.9.3 The Representative Body must give the Member at least one month's notice in writing of the meeting. The notice for the meeting must set out the particulars of the complaint of conduct detrimental to the Society and must request the Member to attend the meeting to answer the complaint.
- 3.9.4 At the meeting the Representative Body shall consider the evidence presented by the Society and by the Member (if any). The meeting may take place without the attendance of the Member.
- 3.9.5 If the resolution to expel the Member is passed in accordance with this rule 3.9, the Member shall immediately cease to be a Member.
- 3.9.6 A person expelled from membership may not become a Member again unless their application is approved by a resolution of the Representative Body.
- 3.9.7 The Representative Body may publish guidance permitting a Member to be accompanied by a third party at any meeting to consider their expulsion.

3.10 Associates

- 3.10.1 In addition to Members, the Society also has Associates.
- 3.10.2 Tenants and Employees over 16 years of age but under 18 years of age are eligible to be Associates. In addition, the following people are also eligible to be

Associates if over 18 years of age;

- (a) those named as leaseholders in any lease of a dwelling granted for a period exceeding twenty years by the Society or any member of the *RBH Group*;
- (b) those living in the property of a Tenant as a lodger who are not a member of the Tenant's family, provided that evidence of their residence for at least 12 months is given to the Society;
- (c) those not employed by any part of the *RBH Group* but seconded to the Society or any part of the *RBH Group* for a period exceeding 6 months; and
- (d) those employed by Tenant Management Organisations with which the Society has a management agreement, subject to the approval of the Tenant Management Organisation.
- 3.10.3 Associates are not Members, but are entitled to play a part in the Society as provided in these rules.
- 3.10.4 Associates may attend and speak at Members Meetings, but shall have no right to vote at meetings or to take part in elections.

4 Members Meetings

4.1 Members Meetings

- 4.1.1 Members Meetings are either ordinary Members Meetings or special Members Meetings.
- 4.1.2 Members Meetings can take place in any manner and through any medium which permits those attending to hear and comment on the proceedings. Any person who attends in this manner will be deemed to be present at the meeting and whether or not all are assembled in one place.

4.2 Ordinary Members Meetings

- 4.2.1 The Society shall hold an ordinary Members Meeting called the Annual Members Meeting within six calendar months after the close of each financial year or such later date as may be allowed by law.
- 4.2.2 The functions of the Annual Members Meeting are:
 - (a) to receive from the Board of Directors the Annual Report and Accounts;
 - (b) to receive from the Representative Body a report of its activities for the last year, including how the Representative Body has actively sought the views of all Tenants and worked to improve the services of the Society in the interests of all Tenants;
 - (c) to receive from the Representative Body its report on the Membership Strategy which shall include the following:
 - the steps which the Society has taken to secure that taken as a whole the actual membership of the Society is representative of those eligible for membership; and
 - i progress in implementing the Membership Strategy; and

- iii any changes to the Membership Strategy
- (d) to announce the results of elections to the Representative Body; and
- (e) to transact any other general business of the Society set out in the notice convening the meeting including any business that requires a special resolution.

4.3 **Special Members Meetings**

- 4.3.1 All Members Meetings other than Annual Members Meetings shall be Special Members Meetings and shall be called either:
 - (a) on an order of the Board of Directors; or
 - (b) on a written requisition signed by the greater of three Members or onetenth of the Members (to a maximum of twenty-five) stating the proposed resolutions for which the meeting is to be called.
- 4.3.2 If within twenty-eight days after delivery of a requisition to the Secretary a meeting is not called, the Members who have signed the requisition may call a meeting.
- 4.3.3 A Special Members Meeting shall not transact any business that is not set out in the notice convening the meeting.

4.4 Notice of Members Meetings

4.4.1 All Members Meetings shall be called by at least fourteen clear days' written notice to every Member, Representative and Director, and to the Auditor. The notice shall state whether the meeting is an Annual or Special Members Meeting, the time, date and place of the meeting, and the business for which it is called.

4.5 Quorum for Members Meetings

- 4.5.1 Before any Members Meeting can start its business there must be a minimum number of Members (quorum) present, including any Member attending by Electronic Means.
- 4.5.2 A quorum is the greater of six Members or one-tenth of all Members (to a maximum number of twenty-five).
- 4.5.3 As part of the quorum at least two Members must be Tenant Members, and at least two Members must be Employee Members.

4.6 **Procedure at Members Meetings**

- 4.6.1 Members Meetings are open to all Members, Associates, Representatives and Directors, and the Auditor, all of whom have the right to speak.
- 4.6.2 A Members Meeting held as a result of a Member's requisition will be dissolved if too few Members are present half an hour after the meeting should begin.

- 4.6.3 All other general meetings with too few Members will be adjourned to the same day, at the same time and place in the following week. If too few Members are present within half an hour of the time the adjourned meeting should have started, those Members present shall be a quorum and carry out the business of the meeting.
- 4.6.4 The chair of any Members Meeting can:
 - (a) take the business of the meeting in any order that they may decide; and
 - (b) adjourn the meeting if the majority of the Members present agree. An adjourned meeting can only deal with matters adjourned from the original meeting. An adjourned meeting is a continuation of the original meeting. The date of all resolutions passed is the date they were passed (as opposed to the date of the original meeting). There is no need to give notice of an adjournment or to give notice of the business to be transacted; and
 - (c) with or without the agreement of the Members present, adjourn the meeting where in the chair's opinion the conduct of those present has become too unruly to permit an orderly meeting to continue.
- 4.6.5 At all Members Meetings the Chair of the Board of Directors shall preside. If there is no such Chair or if the Chair is not present or is unwilling to act, the Deputy Chair of the Board of Directors (if any) shall preside, failing which the Members present shall elect a Member to chair the meeting. The person elected shall be a Representative if one is present and willing to act.
- 4.6.6 The Society in Members Meetings can only exercise the powers of the Society expressly reserved to it by these rules or by statute.

4.7 Voting at Members Meetings

- 4.7.1 A resolution put to the vote at a Members Meeting shall be decided by votes cast upon a show of hands unless a poll is required under these rules.
- 4.7.2 The Board of Directors may make arrangements for Members to vote by post or electronically. Proxies are not permitted.
- 4.7.3 On a show of hands and on a poll, every Member has one vote whether voting in person, by post or electronically.
- 4.7.4 In the case of an equality of votes the chair of the meeting shall have a second or casting vote.
- 4.7.5 The decision of the Secretary that a resolution has been carried or lost, and whether by a particular majority if required, is conclusive. An entry made to that effect in the book containing the minutes of the proceedings of the Society shall be conclusive evidence of that fact.
- 4.7.6 Any question as to the acceptability of any vote shall be determined by the chair of the meeting after consulting the Secretary, whose decision shall be final.

4.7.7 A vote shall be taken at the meeting at such time and in such manner as the chair of the meeting directs. The result of such a vote shall be treated as the resolution of the Society in general meeting.

5 Representative Body

5.1 Composition of the Representative Body

- 5.1.1 The Society has a Representative Body comprising:
 - (a) fifteen Tenant Representatives elected by Tenant Members;
 - (b) eight Employee Representatives elected by Employee Members;
 - (c) in relation to any Tenant Management Organisation, a Tenant Management Representative, being in each case a Tenant Member appointed by the relevant Tenant Management Organisation; and
 - (d) two Council Representatives nominated by Rochdale Borough Council and appointed in each case by the Representative Body.
- 5.1.2 In addition, the Representative Body may co-opt not more than five additional persons to be (full voting) Co-opted Representatives.
- 5.1.3 The Representative Body shall try to ensure that:
 - (a) so far as reasonably possible, through its composition the interests of the community served by the Society are appropriately represented; and
 - (b) the level of representation of Tenants and Employees strikes an appropriate balance having regard to their respective interests in the Society's affairs.
- 5.1.4 To this end, the Representative Body shall from time to time, and not less than every five years, review its composition, and recommend to the Board of Directors any changes (including any changes to these rules) which it considers to be appropriate.
- 5.1.5 The Representative Body shall adopt a Code of Conduct. Every candidate for election and every person nominated for appointment shall sign a statement confirming their agreement to follow the Code of Conduct if elected or appointed.

5.2 Elected Representatives

- 5.2.1 The Tenant Representatives shall be elected by Tenant Members using election procedures determined by the Representative Body, which shall strive to ensure equality of representation and access.
- 5.2.2 The Employee Representatives shall be elected by Employee Members using election procedures determined by the Representative Body, which shall strive to ensure equality of representation and access.

5.3 Terms of office

- 5.3.1 All Tenant, Employee and Tenant Management Representatives shall serve for a period of three years, in the case of elected Representatives commencing immediately after the Annual Members Meeting at which their election is announced, and concluding at the end of the Annual Members Meeting three years later (which is treated for these purposes as three years). Once the term of office for any Representative has ceased, they are eligible for re-election or reappointment at the end of the period.
- 5.3.2 Co-opted Representatives are co-opted for a one year term of office, at the end of which their appointment or co-option may be renewed, without any limit on the maximum period that may be served.
- 5.3.3 Council Representatives are appointed for a one year term of office, at the end of which their appointment may be renewed subject to re-nomination by the Council, without any limit on the maximum period that may be served.

5.4 Eligibility to be a Representative

- 5.4.1 A person may not become a Representative if:
 - (a) they are a Director; or
 - (b) they are the spouse or partner of a Director; or
 - (c) they are the spouse or partner of another Representative; or
 - (d) they have been removed from office by the Representative Body under these rules; or
 - (e) they have been dismissed from employment by the Society or any part of the *RBH Group* for any reason other than a voluntary redundancy (which for the purposes of these rules means leaving that employment on good terms and without a formal dispute process) which occurred more than one year previously; or
 - (f) by doing so they would in the opinion of the Secretary bring the Society into disrepute.

5.5 Termination of office and removal

- 5.5.1 A person holding office as a Representative shall immediately cease to do so if they become ineligible to be a Representative under these rules or if:
 - (a) they resign by notice in writing to the Secretary;
 - (b) in the case of an elected Representative, they cease to be a member of the constituency by which they were elected;
 - (c) in the reasonable opinion of a majority of Representatives, they become incapable of fulfilling their duties and responsibilities as a Representative because of illness or injury and the Representative Body resolves that

they be removed as a Representative;

- (d) in the case of a Tenant Management Representative, the appointing Tenant Management Organisation terminates the appointment;
- (e) the Representative fails to attend the required 80% of meetings without good reason and the Representative Body resolves that they be removed as a Representative;
- (f) they are removed from the Representative Body for breach of the Code of Conduct under the following provisions.

5.6 Removal from office

- 5.6.1 A Representative may be removed from the Representative Body by a resolution approved by not less than two-thirds of the remaining Representatives present and voting at a meeting on the grounds that in the opinion of the Representative Body or the Board of Directors:
 - (a) they have committed a serious breach of the Code of Conduct; or
 - (b) they have acted in a manner detrimental to the interests of the Society;

the Representative Body considers that it is not in the best interests of the Society for them to continue as a Representative.

- 5.6.2 Any Representative or the Board of Directors may complain in writing to the Secretary that a Representative has committed a serious breach of the Code of Conduct, or acted in a way detrimental to the interests of the Society.
- 5.6.3 If a complaint is made, the Representative Body must itself consider the complaint having taken such steps as it considers appropriate to ensure that each Representative's point of view is heard and may either:
 - (a) dismiss the complaint and take no further action; or
 - (a)(b) agree an appropriate sanction which stops short of removal; or
 - (b)(c) arrange for a resolution to remove the Representative complained of to be considered at the next meeting of the Representative Body
- 5.6.4 If a resolution to remove a Representative is to be considered at a meeting of the Representative Body details of the complaint must be sent to the Representative complained of not less than one calendar month before the meeting with an invitation to answer the complaint.
- 5.6.5 At the meeting the Representative Body will consider evidence in support of the complaint and such evidence as the Representative complained of may wish to place before it.
- 5.6.6 If the Representative complained of fails to attend the meeting without due cause the meeting may proceed in their absence.

- 5.6.7 The following shall automatically be treated as a serious breach of the Code of Conduct:
 - (a) failure to attend on average 80% of meetings over any 12 month period without valid reason approved by the Representative Body; or
 - (b) refusal or persistent failure to undergo any training prescribed by the Representative Body.
- 5.6.8 A Representative removed from office will cease to be a Representative upon the declaration by the Chair of the meeting that the resolution to remove them is carried.
- 5.6.9 A Representative removed from office may appeal against that decision to the Non-executive Directors, and if successful shall be re-instated.
- 5.6.10 No person who has been removed from office as a Representative and not reinstated on appeal may be elected or appointed as a Representative unless a resolution to permit this has been approved by the votes of two-thirds of the Representatives present and voting at a meeting.

5.7 Vacancies

- 5.7.1 Where a vacancy arises amongst the elected Representatives for any reason other than expiry of term of office, the following provisions will apply:
- 5.7.2 If vacated before 1st April the seat will be offered to the next highest polling candidate for that seat at the most recent election (if it was contested), who is willing to take office, and who will, as a result, be entitled to fill the seat for the remainder of the term of office. If vacated after 1st April the seat will be filled via the annual election process.
- 5.7.3 If there is no such willing candidate to fill a seat vacated before 1st April, an election will be held to fill the seat for the remainder of the term of office.

5.8 **Delegated Panel**

- 5.8.1 Each year at the first Representative Body meeting following the Annual Members Meeting the Representative Body shall elect the Delegated Panel for the following year, comprising a maximum of 9 Representatives, of whom:
 - (a) the majority must be Tenant Representatives;
 - (b) at least three must be Employee Representatives; and
 - (c) subject to Rule 5.8.2, one shall be the Chair of the Representative Body.
- 5.8.2 A Representative may serve no more than six years consecutively on the Delegated Panel before being ineligible to serve for a period of two years.
- 5.8.3 The Chair of the Representative Body shall chair meetings of the Delegated Panel unless the Chair is ineligible to serve on the Panel under Rule 5.8.2. In such circumstances the Delegated Panel shall elect one of their number to chair

the meetings.

- 5.8.4 The Delegated Panel shall meet at least four times per year, in between meetings of the Representative Body, and shall be able to exercise all the powers of the Representative Body under these Rules save for:
 - (a) the approval of the Corporate Strategy under Rule 2; and
 - (b) the appointment of any Non-executive Director, including the Chair.
- 5.8.55.7.4 Save where indicated, the rules about meetings of the Representative Body shall also apply to meetings of the Delegated Panel.

5.95.8 Training and development

5.9.15.8.1 Training and development will be made available to Tenant Members and Employee Members who are interested in standing for election. The Representative Body will specify any core training which any candidates for election or elected Representatives are obliged to undertake. Training in the chairing of meetings is to be made available to Representatives.

5.105.9 **Expenses**

- 5.10.15.9.1 Serving as a Representative is a voluntary unpaid role. However Representatives are entitled to be reimbursed out of pocket expenses incurred in serving as a Representative, on proof of expenditure in accordance with the Society's policies and practice.
- 5.10.25.9.2 Out of pocket expenses can include the costs of providing care to another person, subject to prior approval by the Society.
- 5.10.35.9.3 Where Representative Body meetings or Delegated Panel meetings are held during the working day, Employee Representatives are entitled to attend such meetings without deduction of remuneration. Tenant Representatives and Tenant Management Organisation Representatives who can prove loss of income caused by attending such meetings shall be entitled to claim a modest attendance allowance to be determined by the Audit Committee of the Board of Directors.

5.115.10 Meetings, including calling, chairing, quorum and other procedures

- 5.11.15.10.1 Representative Body meetings will be held as frequently as needed, subject to a minimum of four meetings each year (from one Annual Members Meeting to the next).
- 5.11.25.10.2 Meetings of the Representative Body or the Delegated Panel are called by the Secretary, or by the Chair of the Representative Body, or by eight Representatives (including at least two Tenant Representatives and at least two Employee Representatives) who give written notice to the Secretary specifying the business to be carried out. The Secretary shall send a written notice to all Representatives as soon as possible after receipt of such a request. The Secretary shall call a meeting on at least fourteen but not more than twenty-eight

days' notice to discuss the specified business. If the Secretary fails to call such a meeting then the Chair or the eight Representatives, shall call such a meeting.

- 5.11.35.10.3 Save in the case of emergencies or the need to conduct urgent business (to be decided by the Secretary in discussion with the Chair of the Representative Body), the Secretary shall give at least fourteen days' written notice of the date and place of every meeting of the Representative Body to all Representatives, the Chief Executive and the Chair of the Board of Directors.
- 5.11.45.10.4 The Representative Body shall appoint its own chair from amongst its number. If there is no appropriate candidate to be chair, the Representative Body may appoint a person from outside the Representative Body as chair, providing that person is not a Director. The Representative Body may also appoint a deputy chair, again provided that the person concerned is not a Director.
- 5.11.55.10.5 Sixteen Representatives or one half of the Representative Body for the time being, whichever is the lower, shall form a quorum. Five Representatives or one half of the Delegated Panel membership, whichever is the lower, shall form a quorum at Delegated Panel meetings.
- 5.11.65.10.6 There shall be at least one joint meeting of the Board of the Directors and the Representative Body in each calendar year. Up to Ttwo Non-Executive Directors from the Board may will attend any every meeting of the Representative Body as observers. Wherever possible, this will be undertaken by the Chair of the Board of Directors (or the Deputy Chair in their absence) and at least one other Non-executive Director, (unless they are to be the subject matter of the meeting). The Chief Executive and other Executive Directors are to attend meetings as requested to do so (with reasonable notice) by the Representative Body.
- 5.11.75.10.7 Subject to these rules, any question arising at a meeting of the Representative Body shall be decided by a majority vote. On any resolution put to the Representative Body, each Representative present shall have one vote. In the event of a tie, the Chair of the meeting shall have a second or casting vote.
- 5.11.85.10.8 Meetings of the Representative Body or a committee can take place in any manner and through any medium which permits those attending to hear and comment on the proceedings. Any person who attends in this manner will be deemed to be present at the meeting and whether or not all are assembled in one place.
- The Representative Body may establish committees, sub-committees or working groups comprising Representatives, Directors, and any other persons to assist the Representative Body in carrying out its functions, but it may not delegate any of the functions set out in these rules. The Representative Body shall ensure that each of those committees or working groups has formally recorded terms of reference and reports regularly to the Representative Body on its work. The Representative Body may, through the Secretary, request that advisors assist it or any committee, sub-committee or working group it appoints.
- 5.11.105.10.10 All decisions taken in good faith at a meeting of the Representative Body or of any committee, sub-committee or working group shall be valid even if it is

- discovered subsequently that there was a defect in the calling of the meeting, or the appointment of the persons attending the meeting.
- 5.11.115.10.11 The Representative Body is to adopt its own written standing orders for its practice and procedure, in particular for its procedures at meetings.
- 5.11.125.10.12 The Representative Body shall have access to and shall take independent advice through the Secretary as required and appropriate.
- 5.11.135.10.13 The Representative Body shall appoint a Representative to attend meetings of the Board of Directors with the Chair of the Representative Body.
- 5.11.145.10.14 If any Tenant Representative or Employee Representative is, in the opinion of the Board of Directors or a majority of the remaining Representatives, at any time in material dispute with the Society the Board of Directors or the remaining Representatives may suspend that Representative from attending any meeting of the Representative Body or participating in its activities until such dispute is resolved to the satisfaction of the Board of Directors and a majority of the remaining Representatives.
- 5.11.155.10.15 If any Employee Representative is subject to a formal disciplinary process, the remaining Representatives shall suspend that Employee Representative until such time as such disciplinary process has concluded and shall, in the case of a finding of gross misconduct against such Employee Representative, permanently remove that person as an Employee Representative (unless the finding of gross misconduct is overturned on appeal).
- 5.11.165.10.16 If at any time all Employee Representatives are, in the opinion of the Board of Directors, in a material dispute with the Society and, accordingly, have been suspended pursuant to rule 5.101.14, then all provisions of these rules relating to the rights, obligations or conduct of the Representative Body shall be deemed to be automatically varied such that the Representative Body can continue to fulfil its functions and take decisions which are quorate without the involvement of Employee Representatives in such decisions, during such period of suspension.

5.125.11 Declaration or notification of interest

- 5.12.15.11.1 No Representative or member of a committee formed by the Representative Body (or *connected person*) may have any financial interest in any contract or other transaction with the Society or with any other part of the *RBH Group*, or be granted a benefit by the Society, unless such interest or benefit:
 - (a) is expressly permitted by these rules or under determination or guidance by the *Housing Regulator* from time to time; or
 - (b) would not be in breach of, and would not be inconsistent with, any determination, guidance, standard or code published by the *Housing Regulator* or any code of conduct and/or governance adopted by the Board of Directors.
- 5.12.25.11.2 Any Representative or member of a committee formed by the

Representative Body, having an interest in any arrangement between the Society and someone else shall disclose their interest, before the matter is discussed by the Representative Body or any committee. Such disclosure must comply with any code of conduct and/or governance adopted by the Representative Body from time to time. Unless it is expressly permitted by these rules they shall not remain present (unless requested to do so by the Representative Body or committee), and they shall not have any vote on the matter in question.

- 5.12.35.11.3 If a question arises at a Representative Body meeting or of a committee as to the right of a Representative to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chair of that meeting, whose ruling in relation to any Representative or member of a committee other than the chair is to be final and conclusive.
- 5.12.45.11.4 If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chair of the meeting, the question is to be decided by a decision of the Representatives at that meeting, for which purpose the chair is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.
- 5.12.55.11.5 Any decision of the Representative Body or of a committee shall not be invalid because of the subsequent discovery of an interest which should have been declared.
- 5.12.65.11.6 Every Representative and member of a committee shall ensure that the Secretary at all times has a list of all other bodies in which they have an interest as:
 - (a) a director or officer; or
 - (b) a member of a firm; or
 - (c) an official or elected member of any statutory body; or
 - (d) the owner or controller of more than two per cent of a company the shares in which are publicly quoted or more than ten per cent of any other company; or
 - (e) the occupier of any property owned or managed by the Society which they occupy; or
 - (f) the holder of any other significant or material interest.
- 5.12.75.11.7 If requested by a majority of the Representative Body or members of a committee at a meeting called specially for the purpose, a Representative or member of a committee failing to disclose an interest as required by these rules shall vacate their office either permanently or for a period of time as the Board of Directors directs.
- 5.12.85.11.8 A member of the Representative Body or member of a committee shall not have an interest for the purpose of these rules as a board member, director

or officer of any part of the *RBH Group*.

5.12.95.11.9 A Tenant, or other person who receives services from, the Society or any other part of the *RBH Group* or an Employee shall not by virtue of that relationship alone have an interest for the purposes of these rules.

6 **Board of Directors**

6.1 Composition of the Board of Directors

- 6.1.1 The Board of Directors comprises Executive Directors and Non-executive Directors. There shall always be a majority of Non-executive Directors.
- 6.1.2 The Board of Directors comprises:
 - (a) the Chair of the Board of Directors and up to nine other Non-executive Directors, to be appointed by the Board of Directors, of whom:
 - i up to three Co-opted Non-executive Directors may be appointed by the Board of Directors in consultation with members of the Representative Body, pursuant to a policy drawn up by the Board and agreed by the Representative Body ("the Co-option Procedure"); and
 - ii the remainder are to be appointed by the <u>Board of Directors as set</u> <u>out in these Rules; and Representative Body.</u>
 - (b) Two Executive Directors, being the Chief Executive and the Director responsible for finance at that time.
- 6.1.3 The Non-executive Directors may decide to increase the number of Executive Directors on the Board of Directors, provided that the Co-opted Non-executive Directors and the Executive Directors together always remain a minority.
- 6.1.4 No more than one third of the Non-executive Directors may be Tenants.
- 6.1.5 In the event that the number of Directors at any time does not comply with these rules, the remaining Directors continue to have authority to act but shall use reasonable endeavours to secure the appointment of further Directors to ensure compliance with these rules.

6.2 **Appointment of Directors**

- 6.2.1 The <u>Board of Directors</u> <u>Representative Body</u> appoints sthe Chair of the Board of Directors and the other Non-executive Directors, save for any Co-opted Non-executive Directors.
- 6.2.2 The Non-executive Directors appoint the Chief Executive, subject to the approval of the Representative Body.
- 6.2.3 A Committee comprising the Non-executive Directors and the Chief Executive appoints any other Executive Directors.

- 6.2.4 The Board_, in consultation with members of the Representative Body as outlined in the Co-option Procedure, appoints any Co-opted Non-executive Directors according to the Co-option Procedure.
- 6.2.5 The Chief Executive may nominate one of the executive Directors to be Deputy Chief Executive. If the Chief Executive is unable to discharge their office as Chief Executive, the Deputy Chief Executive or, if no such appointment has been made, one of the Executive Directors nominated by the Chair of the Board of Directors and the Non-executive Directors, shall act as acting Chief Executive.
- 6.2.6 Non-executive Directors (save for any Co-opted Non-executive Directors as outlined in the Co-option Procedure) are to be appointed by the <u>Board of Directors</u>

 Representative Body using the following procedure:
- The Board of Directors Representative Body, working with the Board of Directors, will set and publish selection criteria in relation to candidates wishing to stand for appointment as Non-executive Directors, which will include a requirement as to independence, being suitably qualified in terms of skills, qualities and experience, and with regard to the diversity of the Board of Directors. The Board of Directors Representative Body may work with external advisors to identify the skills and experience required for Non-executive Directors. The Board of Directors will appoint a panel to interview prospective candidates and will involve the Chair of the Representative Body, or another appropriate Representative, in that interview process.
- 6.2.8 The interview panel will propose candidates for appointment by the Board of Directors at a duly called meeting. Appropriate candidates (not more than five for each vacancy) will be identified by a Nominations Committee through a process of open competition.
- 6.2.9 The Nominations Committee will comprise not more than four Representatives and the Chair of the Board of Directors (or the Deputy Chair as appropriate, depending upon whether either of them is standing for appointment). The Nominations Committee may appoint an independent assessor to assist them if it so wishes. The Nominations Committee will consult the Chief Executive. The Nominations Committee will prepare a short-list of candidates to be considered by the Representative Body, including (if they so wish) its recommendation.

6.3 Removal of Directors

- 6.3.1 The Non-executive Directors may remove the Chief Executive. A committee of the Non-executive Directors and the Chief Executive may remove any other Executive Director.
- 6.3.2 The <u>Board of Directors Representative Body</u> may remove the Chair of the Board of Directors or other Non-executive Directors including Co-opted Non-Executive Directors in accordance with these rules.
- 6.3.3 The removal of the Chair of the Board of Directors or another Non-executive Director, including Co-opted Non-executive Directors shall be in accordance with the following procedures:

- 6.3.4 Any proposal for removal must be proposed by at least two Non-executive <u>Directors.</u> Representative and seconded by not less than five other Representatives.
- 6.3.5 Written reasons for the proposal shall be provided to the Non-executive Director in question, who shall be given the opportunity to respond to such reasons.
- 6.3.6 In making any decision to remove a Non-executive Director the <u>Board of Directors</u>

 Representative Body shall;
 - (a) take into account the annual appraisal carried out by the Chair of the Board of Directors;
 - (b) consult and take into account the views of the *Housing Regulator*; and
 - (c) take into account the terms of any relevant contractual obligations binding on the Society which prescribe restrictions on the Society in relation to Directors.
- 6.3.7 The <u>Board of Directors Representative Body</u> may only remove a Non-executive with the approval of a two-thirds majority of those <u>Directors Representatives</u> present and voting at a meeting of the Representative Body, in accordance with these rules.
- 6.3.8 If any proposal to remove a Non-executive Director is not approved at a meeting of the Representative Body, no further proposal can be put forward to remove such Non-executive Director based upon the same reasons within twelve months of the meeting decision.

6.4 Terms of office

- 6.4.1 Executive Directors are appointed for such term of office as is decided by the Non-executive Directors and approved by the Representative Body.
- Non-executive Directors (save for Co-opted Non-executive Directors) shall, subject to Rules 6.4.34 and 6.4.45, be appointed for a fixed term of office expiring at the conclusion of the third Aannual Members general Members appointment becomes effective.
- 6.4.3 Co-opted Non-executive Directors shall be appointed for a fixed term of office expiring twelve months after appointment. This period may be extended by further periods of twelve months by the Board up to a maximum of two such terms. Co-opted Non-executive Directors who cease to hold office may be reappointed as Non-executive Directors by the Body under these rules.
- In exceptional circumstances and in particular to ensure that Non-executive Directors do not retire on the same date, the <u>Board of Directors Representative Body</u> may decide that the term of office for a Non-executive Director shall be shorter than three years, or (in the alternative) extended by no more than 12 months. The Secretary shall ensure that the reason for such decision is set out in the minutes of the meeting making the appointment.

- Non-executive Directors who have served for three years or Co-opted Non-executive Directors who are proposed for appointment as Non-executive Directors—may be re-appointed by the Board of Directors—Representative Body following a recommendation made by the Chair of the Board of Directors (or, in the case of the re-appointment of the Chair of Directors, by a panel convened for the purpose) for a further term of office in accordance with these rules subject to the Board of Directors Representative Body being satisfied as to:
 - (a) their continued independence;
 - (b) the performance and skills of the Director concerned;
 - (c) the needs of the Board of Directors; and
 - (d) the needs of the Society.
- 6.4.6 A Non-executive Director who has served six years in office (including any period of service as a Co-opted Non-executive Director) may not be re-appointed for a period of at least three years following their ceasing to hold office.

6.5 **Eligibility**

- 6.5.1 No one can become or remain a Director at any time if:
 - (a) they are disqualified from acting as a director of a company for any reason; or
 - (b) they have been convicted of an indictable offence which is not, or cannot, become spent; or
 - (c) in the reasonable opinion of the <u>Board of Directors</u>Representative <u>Body</u> (and following a recommendation from the Board of Directors), that person becomes incapable of fulfilling their duties and responsibilities as a Director because of illness or injury and the <u>Board of Directors</u> Representative <u>Body</u> resolves that they be removed as a Director; or
 - (d) notification is received by the Society in writing from the Director that the Director is resigning from office, and such resignation has taken effect in accordance with its terms; or
 - (e) a composition is made with that person's creditors generally in satisfaction of that person's debts, or
 - (f) they are an undischarged bankrupt; or
 - (g) they are a Representative, or they are a family member, spouse or partner of a Representative or of a Director; or
 - (h) they are an Employee (save in the case of Executive Directors), a family member, spouse or partner of an Employee of the Society or of any part of the *RBH Group*;
 - (i) they have reached the end of their term of office under these Rules and

have not been re-appointed; or

- (j) they have been removed from any office under these rules for breach of the relevant Code of Conduct.
- 6.5.2 Any Director who at any time ceases to qualify under this rule 6.5 shall immediately cease to be a Director.

6.6 Vacancies

6.6.1 When a vacancy for a Non-executive Director arises, it shall be filled as soon as possible by the Board of Directors, who may appoint an individual to fill any vacancy.

6.7 Remuneration and expenses

- 6.7.1 The <u>Board of Directors Representative Body</u>-shall decide on the remuneration (if any) and policy for the re-imbursement of expenditure of Non-executive Directors (including Co- opted Non-executive Directors).
- 6.7.2 The remuneration of Executive Directors shall be reviewed by the Non-executive Directors and a recommendation put forward for consideration and approval by the Board of DirectorsRepresentative Body.

6.8 Quorum for meetings of the Board of Directors

- 6.8.1 Except as provided below, five Directors, including at least one Executive Director and at least one Non-executive Director shall form a quorum.
- 6.8.2 If the subject of the Board meeting (or for that part of the Board meeting) is an Executive Director, there shall not be a requirement for another Executive Director to be present.
- 6.8.3 The Board of Directors may determine a higher number or impose additional requirements.
- 6.8.4 If the number and make up of Directors falls below the number and composition necessary for a quorum, the remaining Directors may continue to act as the Board of Directors for a maximum period of six months and the quorum provisions for Board meetings shall be suspended for that time. At the end of that time the only power the Board of Directors may exercise shall be to address the number and composition of Directors required by these rules.

6.9 Board meetings, including calling, chairing, quorum and other procedures

- 6.9.1 The Board of Directors shall meet at least four times every calendar year.
- 6.9.2 The Chair of the Representative Body and one other nominated Representative shall at all times be entitled to attend meetings of the Board of Directors as observers. They have no right to speak, but may be invited to do so by the Chair of the Board of Directors.
- 6.9.3 At least seven days written notice of the date and place of every Board meeting

shall be given by the Secretary to all Directors, the Chair of the Representative Body and the nominated Representative. The Board of Directors may meet on shorter notice where not less than seventy-five percent of the Directors so agree.

- 6.9.4 Meetings of the Board of Directors may be called by the Secretary, or by the Chair, or by three Directors who give written notice to the Secretary specifying the business to be carried out. The Secretary shall send a written notice to all Directors as soon as possible after receipt of such a request. Pursuant to the request, the Secretary shall call a meeting on at least seven but not more than fourteen days' notice to discuss the specified business. If the Secretary fails to call such a meeting then the Chair of the Board of Directors or two Directors, whichever is the case, shall call such a meeting.
- 6.9.5 Except where these rules say otherwise, a resolution is passed if a majority of those voting are in favour. Every Director has one vote. In the case of an equality of votes, the chair of the meeting shall have a second and casting vote.
- 6.9.6 All decisions taken in good faith at a meeting of the Board of Directors or any committee meeting shall be valid even if it is discovered subsequently that there was a defect in the calling of the meeting, or the appointment of any of the Directors at a meeting.
- 6.9.7 A non-confidential resolution in writing (confidential resolutions to be so designated by the Chair of the Board of Directors), sent to all Directors (and to the Chair of the Representative Body and the nominated Representative for information) or all members of a committee and signed, or confirmed electronically by three-quarters of the Directors or three-quarters of the members of a committee who are not abroad shall be as valid and effective as if it had been passed at a properly called and constituted meeting of the Board or Directors or committee.
- 6.9.8 Meetings of the Board of Directors or a committee can take place in any manner and through any medium which permits those attending to hear and comment on the proceedings. Any person who attends in this manner will be deemed to be present at the meeting and whether or not all are assembled in one place.
- 6.9.9 Notice may be given to Directors by post or electronic communication at the last address or number for such communication given to the Secretary. The accidental failure to give notice to a Director, the Chair of the Representative Body and the nominated Representative, or the failure of any of them to receive such notice shall not invalidate the proceedings of the Board of Directors.

6.10 Chair and Deputy Chair

- 6.10.1 The Chair of the Board of Directors shall be Chair of the Society and shall chair meetings of the Board of Directors.
- 6.10.2 The Board of Directors shall elect one of the Non-executive Directors to be Deputy Chair of the Board of Directors. If the Chair is unable to discharge their office as Chair of the Society, the Deputy Chair of the Board of Directors shall be acting Chair of the Society.
- 6.10.3 The first item of business for any meeting of the Board of Directors when the

Chair (or Deputy Chair) is not present shall be to elect a chair for the purpose of the meeting. The chair shall at all times be a Non-executive Director.

6.11 Committees of the Board

- 6.11.1 The Board of Directors may delegate the exercise of any of its powers under written terms of reference to a committee of the Board of Directors or to officers or Employees. Those powers shall be exercised in accordance with any written instructions given by the Board of Directors. The Board of Directors shall ensure that each committee has formally recorded terms of reference approved by the Board, and reports regularly to the Board of Directors on its work and the exercise of any delegated authority. The membership of committees shall be determined on the basis of the skills, attributes and diverse characteristics which the Board of Directors determines are appropriate.
- 6.11.2 The Non-executive Directors shall establish an Audit Committee comprising three or more of their number.
- 6.11.3 The Board of Directors may reserve to itself any matters which it does not wish to be delegated to committees or Employees.
- 6.11.4 The membership of any committee shall be determined by the Board of Directors. Every committee shall include at least one Director. The Board of Directors will appoint the chair of any committee and shall specify the quorum.
- 6.11.5 All acts and proceedings of any committee shall be reported to the Board of Directors.
- 6.11.6 No committee can incur expenditure on behalf of the Society unless at least one Director on the committee has voted in favour of the resolution and the Board of Directors has previously approved a budget for the relevant expenditure.
- 6.11.7 For the purposes of 6.11.1 the Board of Directors may designate as officers such other executives, internal auditor and staff of the Society on such terms (including pay) as it from time to time decides.
- 6.11.8 For the purposes of the Housing and Regeneration Act 2008 any member of a committee shall be an officer.

6.12 **Declaration or notification of interest**

- 6.12.1 No Director or member of a committee (or *connected person*) may have any financial interest in any contract or other transaction with the Society or with any part of the *RBH Group*, or be granted a benefit by the Society, unless such interest or benefit:
 - (a) is expressly permitted by these rules or under determination or guidance by the *Housing Regulator* from time to time; or
 - (b) would not be in breach of, and would not be inconsistent with, any determination, guidance, standard or code published by the *Housing Regulator* or any code of conduct and/or governance adopted by the Board of Directors.

- Any Director or member of a committee, having an interest in any arrangement between the Society and someone else shall disclose their interest, before the matter is discussed by the Board of Directors or any committee. Such disclosure must comply with any Code of Conduct adopted by the Board of Directors from time to time. Unless it is expressly permitted by these rules they shall not remain present (unless requested to do so by the Board of Directors or committee), and they shall not have any vote on the matter in question.
- 6.12.3 If a question arises at a meeting of the Board of Directors or of a committee as to the right of a Director or a member of a committee to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chair of that meeting, whose ruling in relation to any Director or committee member other than the chair is to be final and conclusive.
- 6.12.4 If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chair, the question is to be decided by a decision of the Directors at that meeting, for which purpose the chair is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.
- 6.12.5 Any decision of the Board of Directors or of a committee shall not be invalid because of the subsequent discovery of an interest which should have been declared.
- 6.12.6 Every Director and member of a committee shall ensure that the Secretary at all times has a list of all other bodies in which they have an interest as:
 - (a) a director or officer; or
 - (b) a member of a firm; or
 - (c) an official or elected member of any statutory body; or
 - (d) the owner or controller of more than two per cent of a company the shares in which are publicly quoted or more than ten per cent of any other company; or
 - (e) the occupier of any property owned or managed by the Society which they occupy; or
 - (f) the holder of any other significant or material interest.
- 6.12.7 If requested by a majority of the Board of Directors or members of a committee at a meeting called specially for the purpose, a Director or member of a committee failing to disclose an interest as required by these rules shall vacate their office either permanently or for a period of time as the Board of Directors directs.
- 6.12.8 A Director or member of a committee shall not have an interest for the purpose of these rules by virtue of being a Director or officer of any part of the *RBH Group*.
- 6.12.9 A Tenant, or other person who receives services from, the Society or any other

part of the *RBH Group* or an Employee shall not by virtue of that relationship alone have an interest for the purposes of these rules.

7 Reporting to Members

7.1 Auditor

- 7.1.1 The Society, if required by law to do so, shall appoint an auditor to act in each financial year. They must be qualified as provided by Section 91 of the Act.
- 7.2 The following cannot act as an auditor:
 - 7.2.1 an Officer or employee of the Society;
 - 7.2.2 a person employed by or employer of, or the partner of an Officer or employee of the Society
- 7.3 The Society's auditor may be re-appointed by the Representative Body as set out in cl. 2.3.2 (hi) or appointed by a resolution of Members.
- 7.4 Where an auditor is appointed to audit the accounts for the preceding year, they shall be reappointed to audit the current year's accounts as well unless:
 - 7.4.1 an annual or special general meeting has appointed someone else to act or has resolved that the auditor cannot act; or
 - 7.4.2 the auditor does not want to act and has told the Society so in writing; or
 - 7.4.3 the person is not qualified or falls within Clause 7.2 (above); or
 - 7.4.4 the auditor has become incapable of acting; or
 - 7.4.5 notice to appoint another auditor has been given.

7.5 **Appointing the Auditor**

- 7.5.1 No less than twenty-eight days' notice shall be given for a resolution to appoint another person as auditor, or to forbid a retiring auditor being re-appointed.
- 7.5.2 The Society shall send a copy of the resolution to the retiring auditor and also give notice to the Members, the Representative Body, the Directors and Secretary at the same time and in the same manner, if possible.
- 7.5.3 If this is not possible, the Society shall give notice by advertising in a local newspaper at least 14 days before the proposed meeting. The retiring auditor can make representations to the Society which must be notified to Members under Section 95 of the Act.

7.6 Auditor's duties

- 7.6.1 The findings of the auditor shall be reported to the Society, in accordance with Section 87 of the Act.
- 7.6.2 The Board of Directors shall produce the Comprehensive Statement of Income

and Statement of Financial Position audited by the auditor, if required, and the auditor's report, if required, to the Representative Body and to the Annual Members Meeting. The Board of Directors shall also produce its report on the affairs of the Society which shall be signed by the person chairing the meeting which adopts the report.

7.7 Accounting Requirements

- 7.7.1 The end of the accounting year must be a date allowed by the Registrar.
- 7.7.2 The <u>Society</u> shall keep proper books of account detailing its transactions, its assets and its liabilities, in accordance with sections 75 and 76 of the Act.
- 7.7.3 The Society shall establish and maintain satisfactory systems of control of its books of accounts, its cash and all its receipts and payments.

7.8 Annual Returns and Comprehensive Statement of Financial Position (CSFP)

Every year, within the time period specified by legislation, the Secretary shall send the Society"s annual return to the Registrar. The return shall be prepared in accordance with the period specified in the Act, or such other date allowed by the Registrar and shall be lodged within the period required by law. The annual return shall be accompanied by the auditor"s report, if required, for the period of the return and accounts and CSFP to which it refers.

7.9 Publication of Accounts and CSFP

- 7.9.1 The Society shall give to all Members on request copies of its last Annual Report and Accounts, free of charge.
- 7.9.2 The Society must display a copy of its latest CSFP and Auditor report (if one is required by law) at its registered office.

7.10 Representative Body reports

- 7.10.1 The Representative Body shall present to each Annual Members Meeting:
 - (a) <u>a report of its activities for the last year including how the Representative</u>

 <u>Body has actively sought the views of all Tenants and worked to improve</u>

 the services of the Society in the interests of all Tenants;
 - (b) a report on the Membership Strategy which shall include the following:
 - the steps which the Society has taken to secure that taken as a whole the actual membership of the Society is representative of those eligible for membership; and
 - ii. progress in implementing the Membership Strategy; and
 - iii. any changes to the Membership Strategy.

8 Change

8.1 Amendments to Rules

- 8.1.1 The rules of the Society may be rescinded or amended, but not so as to stop the Society being a charity.
- 8.1.2 The rules may only be amended by a resolution put before the Members by the Board of Directors which has been approved by at least two thirds of the Board of Directors prior to the approval by the Members.
- 8.1.3 A resolution to amend any provision of these rules affecting the rights of Tenant Members or Employee Members shall only be passed if it is also passed by a majority of Tenant Members or Employee Members as the case may be.
- 8.1.4 Rules 1.3, 1.5.2(a), 5.1142, 6.12, 8.1, 8.3, 9.1.1, 10.1 can only be amended or rescinded by way of a resolution approved by three fourths of the votes cast at a Members Meeting. Any other rule can be rescinded or amended by two-thirds of the votes cast at a Members Meeting.
- 8.1.5 Amended rules shall be registered with the Registrar as soon as possible after the amendment has been made. An amended rule is not valid until it is registered.

8.2 Transfer of engagements

- 8.2.1 The Society may, by special resolution passed by the Members in accordance with the law, amalgamate with or transfer its engagements to another society.
- 8.2.2 The Society may accept a transfer of engagements and assets from another society by resolution of a Members Meeting.

8.3 **Dissolution**

- 8.3.1 The Society may be dissolved by a three fourths majority of Members who sign an instrument of dissolution as required by the Acts, or by winding-up under the Acts.
- 8.3.2 The Members may resolve to give or transfer any property that remains, after the Society is wound-up or dissolved and all debts and liabilities dealt with, to another charitable body with objects similar to that of the Society.
- 8.3.3 If no such institution exists, the property shall be transferred or given to the Housing Associations Charitable Trust.
- 8.3.4 If the Society is registered as a provider of social housing with the *Housing*

Regulator any transfer or gift is governed by section 167 of the Housing and Regeneration Act 2008.

9 Share capital

9.1 Shares

- 9.1.1 Each share has the nominal value of one pound. Shares are not transferable or withdrawable, and carry no right to interest, dividend or bonus.
- 9.1.2 No payment is due for a share unless the Society requests it.
- 9.1.3 Every Member holds one share, which is allotted on admission to membership. No Member may hold more than one share.
- 9.1.4 When a Member ceases to be a Member, their share is cancelled. The amount paid up (if any) shall become the property of the Society.
- 9.1.5 Under the provisions of these rules, no Member is entitled to property of the Society in that capacity, and in the event of death, that person shall cease to be a Member and their share shall be cancelled and the amount paid up on that share shall become the property of the Society. The following make provisions for representatives and nominees taking into account the provisions of these rules:
 - (a) the Act provides that a Member may nominate a person or persons to whom property in the Society at the time of his/her death shall be transferred. As any such share will have been cancelled, no person so nominated under the Act shall be entitled to any property of that Member on their death;
 - (b) no property shall be capable of transfer to any personal representative of a deceased Member;
 - (c) upon a claim being made by a trustee in bankruptcy of a bankrupt Member to the share held by that Member, the Society shall transfer such share to which the trustee in bankruptcy is entitled and as the trustee in bankruptcy may direct them.

10 Administrative

10.1 Powers

10.1.1 The Society shall have power to do anything that a natural or corporate person can lawfully do which is necessary or expedient to achieve its purpose and objects, except as expressly prohibited in these rules.

- 10.1.2 Without limiting its general powers the Society shall have power to:
 - (a) purchase, acquire or dispose, take or grant any interest in land including any mortgage, charge or other security whatsoever, including without limitation construct or carry out works to buildings;
 - (b) help any charity or other body not trading for profit in relation to housing and related services:
 - (c) subject to these rules borrow money or issue bonds, notes, loan stock or any other debt instrument or enter into any transaction having the commercial effect of a borrowing;
 - enter into and perform any derivative transaction on such terms as the Society thinks fit for the purpose of hedging or otherwise managing any treasury risk or other exposure of the Society;
 - (e) invest the funds of the Society in such manner as it decides; and
 - (f) lend money on such terms as the Society shall think fit.
- 10.1.3 The Society shall not have power to receive money on deposit in any way which would require authorisation under the Financial Services and Markets Act 2000 or any other authority required by statute unless it has such authorisation.
- 10.1.4 The certificate of an officer of the Society that a power has been properly exercised shall be conclusive as between the Society and any third party acting in good faith.
- 10.1.5 A person acting in good faith who does not have actual notice of these rules or the Society's regulations shall not be concerned to see or enquire if the Board of Directors: powers are restricted by such rules or regulations.

10.2 Borrowing and financial management

The total borrowings of the Society at any time shall not exceed £800 million (eight hundred million pounds) or such a larger sum as the Society determines from time to time in a Members Meeting. For the purposes of this rule 10.2 any amount of the Society borrowings in any currency other than pounds sterling (as may be permitted by the *Housing Regulator* from time to time) shall be converted to sterling at the exchange rate or rates applicable under the related derivative transaction or transactions by which the Society has hedged its exposure to currency exchange rate movements in relation to the principal amount of such borrowings.

- The rate of interest payable at the time terms of borrowing are agreed on any money borrowed shall not exceed the rate of interest which, in the opinion of the Board of Directors, is reasonable having regard to the terms of the loan. The Board of Directors may delegate the determination of the said interest rate within specified limits to an officer, Director or a committee.
- 10.2.3 In respect of any proposed borrowing, for the purposes of these rules;
 - (a) the amount remaining un-discharged of any deferred interest or indexlinked monies previously borrowed by the Society or on any deep discounted security shall be deemed to be the amount required to repay such borrowing in full if such pre-existing borrowing became repayable in full at the time of the proposed borrowing; and
 - (b) in respect of any proposed borrowing intended to be on index-linked or on any deep discounted security the amount of borrowing shall be deemed to be the proceeds of such proposed borrowing receivable by the Society at the time of the proposed borrowing.
- 10.2.4 The funds or monies borrowed by the Society may be invested by the Board of Directors in such manner as it determines.

10.3 **Settlement of disputes**

10.3.1 Any dispute on a matter covered by these rules shall be referred by either party to a suitably qualified independent mediator for settlement. The mediator shall be appointed by agreement between the parties or, in default of agreement, by the Centre for Effective Dispute Resolution whether the disagreement be as to the qualifications, the identity of the mediator or otherwise. The mediation will be conducted in accordance with the requirements of the mediator. Both parties will be obliged to comply and co-operate with this procedure at each stage and to share equally the costs of appointment of the relevant mediator as referred to above. Costs thereafter will be borne as the mediator will determine. Where the dispute is not resolved by mediation, any claim shall be dealt with in the county court which shall have sole jurisdiction over any dispute arising under these rules.

10.4 Statutory applications to the Registrar

- 10.4.1 Ten Members can apply to the *Registrar* to appoint an accountant to inspect the books of the Society, provided all ten have been Members of the Society for a twelve month period immediately before their application.
- 10.4.2 The Members may apply to the *Registrar* in order to get the affairs of the Society inspected or to call a special Members Meeting. One hundred Members, or one-tenth of the Members, whichever is the lesser, must make the application.

10.5 Register of Members and Officers

- 10.5.1 The Society shall keep at its registered office:
 - (a) the register of Members showing:
 - i the names and addresses of all the Members; and
 - ii a statement of all the shares held by each Director or committee member and the amount paid for them; and
 - iii a statement of other property in the Society held by the Member; and
 - iv the date that each Member was entered in the register of Members;
 - a duplicate register of Members showing the names and addresses of Members and the date they became Members;
 - (c) a register of the names and addresses of the officers, their offices and the dates on which they assumed those offices as well as a duplicate;
 - (d) a register of holders of any loan;
 - (e) a register of mortgages and charges on land;
 - (f) a copy of the rules of the Society;

10.6 **Notices**

- 10.6.1 Any notice or document required to be given or served by these rules may be posted or delivered electronically to an address provided by the intended recipient for that purpose. The Society may communicate with a Member electronically where a Member has provided an email address to the Society for any purpose, and shall be deemed to have the consent of the Member to do so unless the Member concerned withdraws that consent by notice in writing to the Society.
- 10.6.2 Any accidental failure to deliver any notice to any person as required by these rules shall not invalidate the proceedings at that meeting. A notice or communication sent to a Member at their address shown in the register of Members shall be treated as having arrived two days after being posted and any sent by electronic communication shall be treated as having been served when received provided that it is in a readable form.

10.7 Minutes and books

10.7.1 The minutes of all Members Meetings and all meetings of the Board of Directors,

the Representative Body and committee meetings shall be recorded, agreed by the relevant subsequent meeting and signed by whoever chairs the meeting and kept safe.

10.8 The seal

10.8.1 The Secretary shall keep the seal (if any). It shall not be used except under the authority of the Board of Directors. It must be affixed by one Director signing and a second Director or the Secretary countersigning or in such other way as the Board of Directors resolves. The Board of Directors may in the alternative authorise the execution of deeds in any other way permitted by law.

10.9 Copies of rules and regulations

10.9.1 The Secretary shall give a copy of the rules of the Society to any person on demand who pays such sum as is permitted by law. In accordance with the **Act**, the first copy of the rules issued to any member of the Society will be free of charge.

10.10 Directors" and Officers indemnity and insurance

- 10.10.1 Every officer or Employee shall be indemnified by the Society for any amount reasonably incurred in the discharge of their duty.
- 10.10.2 Except for the consequences of their own dishonesty or gross negligence no officer or Employee shall be liable for any losses suffered by the Society or any part of the *RBH Group*.
- 10.10.3 The Society shall pay insurance premiums in respect of insurance taken out to insure Directors, officers and Employees.

10.11 Registered office

- 10.11.1 The Society-s registered office is Unique Enterprise Centre, Bellfield Road, Rochdale, OL16 2UP.
- 10.11.2 The Society 's registered name must be:
 - (a) placed prominently outside every office or place of business; and
 - (b) engraved on its seal (if any); and
 - (c) stated on its business letters, notices, advertisements, official publications, cheques, invoices, website and any other formal corporate communication whether electronic or otherwise.

10.12 Covid-19 provisions for 2020- Board of Directors

10.12.1 The terms of office of any Non-executive Directors which were due to conclude at the end of the Annual Members Meeting in 2020 shall be extended for a further

year and shall conclude instead at the end of the Annual Members Meeting in 2021. To give effect to this, any such Non-executive Director shall be re-instated to office upon the registration of this rule amendment and treated for all purposes as if there had been no interruption in their term of office.

10.12.2 For the purposes of these rules, any four-year term of office thereby served by these particular Non-executive Directors shall be treated as a three-year term.

APPENDIX

- 1. These rules should be read and understood on the basis of what is set out below.
- 2. Words in the singular include the plural, and words in the plural include the singular.
- 3. Any reference to legislation includes any subsequent enactments, amendments and modification, or any subordinate legislation.
- 4. The section, rule and paragraph headings are inserted for convenience only and shall not affect the interpretation of the rules.
- 5. The following words and phrases have the special meaning set out below.

Act	The Cooperative and Community Benefit Societies Act 2014	
Connected Person	In relation to an individual who is a Director, co-optee or committee member (the fiduciary), a person or body with whom the fiduciary shares a common interest such that the fiduciary may reasonably be regarded as benefitting directly or indirectly from any material benefit received by that person or body, being either a member of the fiduciary samily or household, or a person or body who is a business associate of the fiduciary, but (for the avoidance of doubt) this does not include a company with which the fiduciary only connection is as the owner or controller of less than 2% of a company the shares in which are publicly quoted or less than 10% of any other company	
Housing Regulator	The Regulation Committee of the Homes and Communities Agency established under Section 92B of the Housing and Regeneration Act 2008 or any other body with responsibility for carrying on substantially the same regulatory or supervisory functions	
Officer	Shall include the Chair and Secretary of the Society and any Director for the time being.	
RBH Group	The Society and any other corporate body which the Society designates in writing as being within RBH Group for the purposes of these rules	
Registrar	The Financial Conduct Services Authority of 12 Endeavour Square, 25 The North-Colonnade, Canary Wharf, London E20 1JN 14 5HS or any replacement body	
Social Housing	Has the same meaning as in Sections 68 to 70 of the Housing and Regeneration Act 2008	

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6. The specific meaning of the following words and phrases is clear in each case from the rule identified below.

Annual Report and Accounts	Rule 4.2.2 (a)
Accounts	Rule 4.2.2 (a)
Annual Members Meeting	Rule 4.2.2
Associate	Rule 3.10
Audit Committee	Rule 6.11.2
Auditor	Rule 7.1
Board of Directors	Rule 2.4.1 and Rule 6.1
Chair of Members Meetings	Rule 4.6.5
Chair of the Board	Rule 6.10.1
Chair of the Representative Body	Rule 5. <u>10</u> 41.4
Chief Executive	Rule 6.2.2
Code of Conduct	Rule 5.1.5
Co-opted Non-executive Directors	Rule 6.1.2 <u>(a) (i)</u>
Co-opted Representatives	Rule 5.1.2
Co-option Procedure	Rule 6.1.2 <u>(a) (i)</u>
Council Representative	Rule 5.1.1 (d)
Delegated Panel	Rule 5.8
Deputy Chair of Members Meetings	Rule 4.6.5
Employee Members	Rule 3.6
Employee Representative	Rule 5.1.1 (b)
Employees	Rule 3.6.1
Executive Director	Rule 6.1.2 (b)
Members	Rule 3.1 and Rule 3.4
Members Meetings	Rule 4
Membership Strategy	Rule 3.2.2, Rule 3.3.2, Rule 4.2.2 (c) and Rule 7.10.1 iii

Nominations Committee	Rule 6.2.7, 6.2.8 and 6.2.9
Non executive Directors	Rule 6.1.1, Rule 6.1.2 (a), Rule 6.2.5 and Rule 6.2.6
Register of Members	Rule 10.5
Representative Body	Rule 2.3
Rochdale Boroughwide Housing Limited	Rule 1.1.1
Secretary	Rule 2.5
Society	Rule 1.1.1 and 1.2.1
Special Members Meetings	Rule 4.3
Statement of Financial Position	Rule 7.6.2
Tenant	Rule 3.5.1 (a)
Tenant Management Organisation	Rule 3.10.2 (d)
Tenant Management Organisation Representative	Rule 5.1.1 (c)
Tenant Members	Rule 3.5
Tenant Representative	Rule 5.1.1 (a)

Signatures of Members	Full Names of Members in BLOCK CAPITALS (no initials)
1.	
2.	
3.	
Signature of Secretary	Full Name of Secretary in BLOCK CAPITALS (no initials)
1.	