Dated

Lease

of []

between

(1) The Council of the City of York

and

(2)[name of tenant]

[Name]
Assistant Director of Governance and ICT
City of York Council
West Offices
Station Rise
York
YO1 6GA

CONTENTS

CLAUSE			
1.	Interpretation4		
2.	Grant10		
3.	The Rights11		
4.	The Reservations11		
5.	Tenant Covenants11		
6.	Landlord Covenants11		
7.	Re-entry and forfeiture12		
8.	Destruction of Building12		
9.	Set-off		
10.	Landlord's consent14		
11.	Disputes between tenants14		
12.	Joint and several liability14		
13.	Entire agreement14		
14.	Notices		
15.	Contracts (Rights of Third Parties) Act 199915		
16.	VAT16		
17.	Governing law16		
18.	Jurisdiction16		
SCHED!			
SCHEDU	JLE 2 THE RIGHTS18		
1.	Shelter and protection		
2.	Access to and from the Property		
3.	Use of Retained Parts18		
4.	Service Media		
5.	Access to other parts of the Building18		
6.	[[Other] Error! Bookmark not defined.16		
SCHEDU	JLE 3 THE RESERVATIONS19		
1.	Shelter and protection		
2.	Light and air		
3.	Service Media		
3. 4.	Access to the Property		
4. 5.	Development		
5. 6.	Alteration and suspension of Rights		
7.	[[Other]		
1.	[[Otrier]20		
SCHEDULE 4 TENANT COVENANTS			
1.	Rent21		
2	Service Charge 21		

3.	Insurance	Error! Bookmark not defined. 20
4.	Interest on late payment	21
5.	Rates and taxes	22
6.	Utilities	22
7.	Costs	22
8.	Alterations	23
9.	Assignment and underletting	23
10.	Repair and decoration	25
11.	Compliance with laws and notices	25
12.	Notify defects	26
13.	Third Party Rights	26
14.	Remedy Breaches	26
15.	Permit entry	26
16.	Indemnity	26
17.	Returning the Property to the Landlord	27
SCHED	ULE 5 THE REGULATIONS	28
SCHED	ULE 6 LANDLORD COVENANTS	33
1.	Quiet enjoyment	33
2.	Insurance	33
3.	Rebuild following damage or destruction	33
4.	Services and service costs	34
5.	Leases of Flats	34
6.	Enforcement of covenants against the Flat T	enants35
SCHED	ULE 7 SERVICES AND SERVICE COSTS	36
Part 1.	The Services	36
1.	Services	36
Part 2.	Service costs	37
1.	Service Costs	37

PRESCRIBED CLAUSES

LR1. Date of lease

[DATE]

LR2. Title number(s)

LR2.1 Landlord's title number(s)

[TITLE NUMBER(S)] OR LEAVE BLANK IF NONE

LR2.2 Other title numbers

[TITLE NUMBER(S)] OR [None]

LR3. Parties to this lease

Landlord

The Council of the City of York

West Offices, Station Rise, York, YO1 6GA

Tenant

[NAME]

[ADDRESS]

Other parties

[[COMPANY] NAME]

[[REGISTERED OFFICE] ADDRESS]

[COMPANY REGISTERED NUMBER if appropriate]

LR4. Property

In the case of a conflict between this clause and the remainder of this lease then, for the purposes of registration, this clause shall prevail.

See the definition of "Property" in clause 1.1 of and Schedule 1 to this lease.

LR5. Prescribed statements etc.

None.

LR6. Term for which the Property is leased

The term as specified in this lease at clause 1.1 in the definition of "Term".

LR7. Premium

£[PREMIUM PAYABLE IN FIGURES] [(PREMIUM PAYABLE IN WORDS)].

LR8. Prohibitions or restrictions on disposing of this lease

This lease contains a provision that prohibits or restricts dispositions.

LR9. Rights of acquisition etc.

LR9.1 Tenant's contractual rights to renew this lease, to acquire the reversion or another lease of the Property, or to acquire an interest in other land

None.

LR9.2 Tenant's covenant to (or offer to) surrender this lease

None.

LR9.3 Landlord's contractual rights to acquire this lease

None.

LR10. Restrictive covenants given in this lease by the Landlord in respect of land other than the Property

None.

LR11. Easements

LR11.1 Easements granted by this lease for the benefit of the Property

The easements granted in clause 3.1 and set out in Schedule 2 to this lease.

LR11.2 Easements granted or reserved by this lease over the Property for the benefit of other property

The easements reserved in clause 4 and set out in Schedule 3 to this lease.

LR12. Estate rentcharge burdening the Property

None.

LR13. Application for standard form of restriction

The parties to this lease apply to enter the following standard form of restriction [against the title of the Property] **OR** [against title number].

None.

LR14. Declaration of trust where there is more than one person comprising the Tenant

[DELETE ALL INAPPLICABLE STATEMENTS]

[The Tenant is more than one person. They are to hold the Property on trust for themselves as joint tenants.]

[The Tenant is more than one person. They are to hold the Property on trust for themselves as tenants in common in equal shares.]

[The Tenant is more than one person. They are to hold the Property on trust [COMPLETE AS NECESSARY.]]

THIS LEASE is dated [DATE]

PARTIES

- (1) The Council of the City of York of West Offices, Station Rise, York, YO1 6GA (Landlord).
- (2) [INDIVIDUAL NAME] of [INDIVIDUAL ADDRESS] (**Tenant**).

WHEREAS

- (1) The Landlord is a Local Authority for the purposes of the Act
- (2) The Landlord is seised in fee simple of the Building hereinafter described having provided the same under the provisions of Part V of the Housing Act 1957 or earlier similar housing legislation
- (3) The expressions "Relevant Disposal" and "Exempt Disposal" shall mean as defined in the Act
- (4) The Tenant being a secure tenant of the property hereby demised within the meaning of the Act served on the Landlord a written notice under Section 5 of the Act on the RTB 1 date day of Two thousand and claiming to exercise the right to buy the said property which right the Landlord by written notice dated the RTB 2 day of Two thousand and duly admitted
- (5) The Tenant and the Landlord have agreed in accordance with the provisions of the Act for the grant to the Tenant of the said property at or for the price of $\mathfrak{L}[$] (representing its market value at the relevant time of $\mathfrak{L}[$] less a discount under the Act of $\mathfrak{L}[$] for a term of one hundred and twenty-five years terminating on the day of completion and subject as hereinafter mentioned

AGREED TERMS

Annex B

1. INTERPRETATION

The following definitions and rules of interpretation apply in this lease.

1.1 Definitions:

Act: Housing Act 1985 ("the Act") as amended by the Housing and Planning Act 1986 and the Leasehold Reform, Housing and Urban Development Act 1993 and the Housing Act 2004

Building: the land and building known as [DESCRIPTION/ADDRESS OF LAND IN LANDLORD'S FREEHOLD TITLE], York [registered at HM Land Registry with title number[s] [TITLE NUMBER OF LANDLORD'S FREEHOLD TITLE]] shown edged in blue on Plan 2.

Certificate: a certificate signed by the Landlord's Head of Finance showing the Service Costs and the Service Charge for that Service Charge Year

Certificate Service Date: the date on which the Certificate is served on the Tenant

Common Parts: these are:

- (a) the front door, entrance hall, passages, staircases and landings of the Building; [and]
- (b) the external paths, driveways, yard, staircases, [garden] and Refuse Area at the Building; [and]
- (c) [ANY OTHER COMMUNAL AREAS]

that are not part of the Property or the Flats and which are intended to be used by the tenants and occupiers of the Building.

Conditions for Entry: the conditions to which any right to enter granted in Schedule 2 or excepted and reserved by Schedule 3 is subject, namely that the right shall be subject to the person exercising the right:

- (a) effecting entry at a reasonable time (or at any time in an emergency);
- giving reasonable notice to the person whose premises are being entered (except in the case of emergency when no notice is required);
- (c) causing as little damage as possible to the premises being entered and promptly making good any damage caused to the reasonable satisfaction of the person whose premises are being entered; and
- (d) complying with any reasonable requirements of the person whose premises are being entered in relation to the exercise of the right of entry.

Default Interest Rate: 4% above the base rate from time to time of HSBC Bank plc or, if that base rate is no longer used or published, a comparable commercial rate reasonably determined by the Landlord.

Annex B

Demised Premises: As defined under Schedule 1 The Property. **Exempt Disposal:** has the meaning given to that expression in Section 160 of the Act

Flats: any premises forming part of the Building that are capable of being let and occupied as a single private dwelling (except the Property and the Retained Parts).

Flat Tenants: the tenants for the time being of the Flats which are let on leases granted for an original term of over 21 years.

[Garden Area: that part of the Property shown [] on Plan []]

Initial Period: the period of 5 years from and including the date of this lease.

Insurance Rent

- (a) the Tenant's Proportion of the cost of any premiums (including any IPT) that the Landlord expends (after any discount or commission is allowed or paid to the Landlord), and any fees and other expenses that the Landlord reasonably incurs, in effecting and maintaining insurance of the Building in accordance with its obligations in paragraph 2 of Schedule 6 including any professional fees for carrying out any insurance valuation of the Reinstatement Cost;
- (b) the cost of any additional premiums (including any IPT) and loadings that may be demanded by the Landlord's insurer as a result of any act or default of the Tenant, any undertenant, their workers, contractors or agents or any person at the Property with the express or implied authority of any of them.

Insured Risks: fire, explosion, lightning, and, impact by aircraft and **Insured Risk** means any one of the Insured Risks.

IPT: Insurance Premium Tax chargeable under the Finance Act 1994 or any similar replacement or additional tax.

Landlord Covenants: the covenants on the part of the Landlord set out in Schedule 6.

[Landlord's Neighbouring Property: each and every part of the adjoining and neighbouring property in which the Landlord has an interest known as [DESCRIPTION/ADDRESS OF THE LANDLORD'S NEIGHBOURING PROPERTY] [registered at HM Land Registry with title number[s] [INSERT TITLE NUMBER[S] IF REGISTERED]] [shown edged green on Plan 3].]

Permitted Use: as a single private dwelling.

Plan 1: the plan attached to this lease marked "Plan 1".

Plan 2: the plan attached to this lease marked "Plan 2".

[Plan 3: the plan attached to this lease marked "Plan 3".]

Premium: $\mathfrak{L}[PREMIUM\ PAYABLE\ IN\ FIGURES]$ ([PREMIUM\ PAYABLE\ IN\ WORDS]\ pounds) (representing the market value of\ $\mathfrak{L}[$] less a discount under the Act of\ $\mathfrak{L}[$]).

Property: the [NUMBER OF FLOOR LEVEL] floor[s] of the Building known as [ADDRESS OF FLAT], the floor plan[s] of which [is][are] shown edged red on Plan 1 and more particularly described in Schedule 1 [together with the Garden Area].

Refuse Area: the refuse area [shown hatched green on Plan 3 or in other such area as the Landlord shall from time to time designate.

Regulations: the covenants on the part of the Tenant set out in Schedule 5.

Reinstatement Cost: the full cost of reinstatement of the Building as reasonably determined by the Landlord from time to time, taking into account inflation of building costs and including any costs of demolition, site clearance, site protection, shoring up, professional fees and expenses and the costs of any other work to the Building that may be required by law and any VAT on any such costs, fees and expenses.

Relevant Disposal: has the meaning given to that expression in Section 159 of the Act

Rent: rent at the initial rate of £10 per annum. .

Rent Payment Date: 1st January in each year of the Term.

Reservations: the rights excepted and reserved to the Landlord in clause 4 and listed in Schedule 3.

Retained Parts: all parts of the Building other than the Property and the Flats including:

- (a) the main structure of the Building including the roof and roof structures, the foundations, the external walls and internal load bearing walls, the structural timbers, the joists and the guttering and the structure of any balconies (including any balcony railings or walls)];
- (b) all parts of the Building lying below the floor surfaces or above the ceilings;
- (c) all external decorative surfaces of:
 - (i) the Building;
 - (ii) external doors;
 - (iii) external door frames; and
 - (iv) external window frames;
- (d) the Common Parts;

- (e) the Service Media at the Building which do not exclusively serve either the Property or the Flats; and
- (f) all boundary walls fences and railings of the Building.

Rights: the rights granted by the Landlord to the Tenant in clause 3 and listed in Schedule 2.

Service Charge: the Insurance Rent and the Tenant's Proportion of the Service Costs Provided always that when any such Service Charge relates to repairs (including works for the making good of structural defects) or improvement contributions the liability of the Tenant in respect of the costs incurred by the Council which amount to a Service Charge during the Initial Period of this Lease shall be restricted as follows:-

- (a) The Tenant shall not be required to pay in respect of works itemised in the estimate contained in the Landlord's notice served under Section 125 of the Housing Act 1985 any more than the amount shown as their estimated contribution in respect of that item together with an inflation allowance
- (b) The Tenant shall not be required to pay in respect of works not so itemised at a rate exceeding
 - (i) as regards parts of the Initial Period falling within the reference period specified in the notice served under Section 125 aforesaid the estimated annual average amount shown in that estimate and
 - (ii) as regards parts of the Initial Period not falling within that reference period referred to in 2(B)(ix)(b)(i) the average rate produced by averaging over that reference period all works for which estimates are contained in the notice served under Section 125

aforesaid TOGETHER in each case with an inflation allowance

(c) The Tenant shall not be required to pay any Service Charges in respect of improvements undertaken within the Initial Period where the Landlord's notice served under Section 125 aforesaid did not include an estimate of that improvement (d) the Tenant shall not be required to make any contribution to the cost of making good any structural defect of which the Landlord becomes aware within ten years of the grant of this Lease unless the Landlord has notified the Tenant of the existence of such structure defect before the grant of this Lease

Service Charge Year: is the annual accounting period relating to the Services and the Service Costs beginning on 1st Jan in the year in which this lease is granted and each subsequent year during the Term (provided that the Landlord may from time to time (but not more than once in any calendar year) change the date on which the annual accounting period starts and shall give written notice of that change to the Tenant as soon as reasonably practicable).

Service Costs: the costs listed in Part 2 of Schedule 7.

Service Media: all media for the supply or removal of heat, smoke, electricity, gas, water, sewage, [air-conditioning,] energy, telecommunications, television, data and all other services and utilities and all structures, machinery and equipment ancillary to those media.

Services: the services to be provided by the Landlord and listed in Part 1 of Schedule 7.

Tenant Covenants: the covenants on the part of the Tenant set out in Schedule 4 and the Regulations.

Tenant's Proportion: [NUMBER]% or such other fair and reasonable percentage as the Landlord may notify the Tenant from time to time.

Term: a term of [NUMBER] years from and including [DATE] and to and including [DATE].

Third Party Rights: all rights, covenants and restrictions affecting the Building including the matters referred to at the date of this lease in [the property register [and [entry][entries] [ENTRY NUMBER(S)] of the charges register] of title number [LANDLORD'S FREEHOLD REGISTERED TITLE

NUMBER] **OR** RELEVANT MATTERS AFFECTING AN UNREGISTERED REVERSION].

VAT: value added tax chargeable under the Value Added Tax Act 1994 and any similar replacement tax and any similar additional tax.

- 1.2 A reference to this **lease**, except a reference to the date of this lease or to the grant of this lease, is a reference to this deed and any deed, licence, consent, or other instrument supplemental to it.
- 1.3 A reference to the **Landlord** includes a reference to the person entitled to the immediate reversion to this lease. A reference to the **Tenant** includes a reference to the Tenant's personal representatives, successors in title and assigns.
- 1.4 A **working day** is any day which is not a Saturday, a Sunday, a bank holiday or a public holiday in England.
- 1.5 Any obligation on the Tenant not to do something includes an obligation not to allow that thing to be done and an obligation to use best endeavours to prevent that thing being done by another person.
- 1.6 Unless the context otherwise requires, references to the **Building**, the **Common Parts**, the **Flats**, the **Property** and the **Retained Parts** are to the whole and any part of it.
- 1.7 Unless the context otherwise requires, any words following the terms including, include, in particular, for example, or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- 1.8 A **person** includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).
- 1.9 Subject to clause **Error! Reference source not found.**14.3 a reference to writing or written excludes fax and email.
- 1.10 Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- A reference to laws in general is a reference to all local, national and directly applicable supra-national laws as amended, extended or re-enacted from time to time and shall include all subordinate laws made from time to time

under them and all orders, notices, codes of practice and guidance made under them.

- 1.12 Unless otherwise specified, a reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time and shall include all subordinate legislation made from time to time under that statute or statutory provision and all orders, notices, codes of practice and guidance made under it.
- 1.13 A reference to the **end of the term** is to the end of the term however it ends.
- 1.14 The Schedules form part of this lease and shall have effect as if set out in full in the body of this lease. Any reference to this lease includes the Schedules.
- 1.15 Clause, Schedule and paragraph headings shall not affect the interpretation of this lease.
- 1.16 References to clauses and Schedules are to the clauses and Schedules of this lease and references to paragraphs are to paragraphs of the relevant Schedule.

2. GRANT

- 2.1 The Landlord lets with full title guarantee the Property to the Tenant for the Permitted Use for the Term.
- 2.2 The grant is made together with the Rights, excepting and reserving the Reservations, and subject to the Third Party Rights.
- 2.3 The grant is made in consideration of the Tenant paying to the Landlord the Premium (receipt of which the Landlord acknowledges) and covenanting to pay the Landlord the following sums as rent:
 - (a) the Rent;
 - (b) the Service Charge;
 - (c) all interest payable under this lease; and
 - (d) all other sums due under this lease.

3. THE RIGHTS

- The Landlord grants the Tenant the Rights for all purposes connected with the Permitted Use of the Property, but in each case subject to complying with any Regulations relating to that Right.
- 3.2 The Rights are granted subject to the Third Party Rights and in so far as the Landlord is able to grant them and in common with:
 - (a) the Landlord and all persons authorised by the Landlord; and
 - (b) the Flat Tenants.
- The Tenant shall not be deemed to have acquired any other easement or right over the Building[, the Landlord's Neighbouring Property] or any neighbouring property other than the Rights and section 62 of the Law of Property Act 1925 shall not apply to this lease.

4. THE RESERVATIONS

- 4.1 The Reservations are excepted and reserved from this lease for the benefit of the Building [and the Landlord's Neighbouring Property] and to the extent possible for the benefit of any neighbouring or adjoining property in which the Landlord acquires an interest during the Term.
- 4.2 The Reservations may be exercised by the Landlord notwithstanding that the exercise of any of the Reservations or the works carried out pursuant to them may result in a reduction in the flow of light or air to the Property or the Common Parts or loss of amenity for the Property or the Common Parts.
- 4.3 The Reservations shall be construed as extending to the Landlord and all persons authorised by the Landlord or otherwise entitled to exercise the Reservations.

5. TENANT COVENANTS

The Tenant covenants:

- (a) with the Landlord to observe and perform the Tenant Covenants; and
- (b) with the Flat Tenants to observe and perform the Regulations.

6. LANDLORD COVENANTS

Subject to clause 6.2, the Landlord covenants with the Tenant to observe and perform the Landlord Covenants.

- The Landlord shall not be liable to the Tenant for any failure or interruption in the Services where the failure or interruption is outside the Landlord's reasonable control.
- 6.3 The Landlord shall not be liable to the Tenant for any failure or interruption in the Services, unless and until the Tenant has given the Landlord notice of the failure or interruption and the Landlord has not remedied the failure or interruption within a reasonable time of service of that notice.

7. RE-ENTRY AND FORFEITURE

- 7.1 The Landlord may re-enter the Property (or any part of the Property in the name of the whole) at any time after any of the following occurs:
 - (a) any Rent, Insurance Rent, Service Charge or any other rent due under this lease is wholly or partly unpaid 21 days after becoming payable;
 - (b) any breach of any of the Tenant Covenants
 but it is hereby agreed and declared that the Landlord shall not be entitled to
 re-enter under the provision in that behalf hereinafter contained by reason
 only of non-payment by the Tenant of any such payment as aforesaid prior to
 the signature of the Certificate but nothing in this clause or this lease shall
 prevent the Landlord from maintaining an action against the Tenant in respect
 of non-payment of any such payment as aforesaid notwithstanding that the
 Certificate had not been signed at the time of the proceedings subject
 nevertheless to proof in such proceedings by the Landlord that the payment
 demanded and unpaid is of a fair and reasonable amount having regard to
 the respective Service Charge ultimately payable by the Tenant
- 7.2 If the Landlord re-enters the Property (or any part of the Property in the name of the whole) pursuant to this clause, this lease shall immediately end, but without prejudice to any right or remedy of the Landlord in respect of any breach of covenant by the Tenant.

8. DESTRUCTION OF BUILDING

- 8.1 **If**:
- (a) the Building is damaged or destroyed by an Insured Risk;

- (b) the Property is wholly or partly unfit for occupation and use and/or the Common Parts are damaged or destroyed so as to make the Property inaccessible or unusable; and
- (c) the payment of the insurance monies is not wholly or partly refused because of any act or omission of the Tenant or any undertenant or their respective workers, contractors or agents or any other person at the Property or the Building with the express or implied authority of any of them,

then payment of the Rent and Service Charge or a fair proportion of them according to the nature and extent of the damage, shall be suspended until the Building has been reinstated so as to make the Property fit for occupation and use and the Common Parts accessible and usable.

- 8.2 If for any reason the repair, rebuilding or reinstatement of the Building shall be impossible following damage or destruction by any of the Insured Risks:
 - (a) the Landlord's obligation to reinstate the Building contained in paragraph 3 of Schedule 6 shall be deemed to have been discharged;
 - (b) the Landlord shall hold all proceeds of the insurance policy of the Building on trust for the Landlord, and the Tenant, and the Flat Tenants in proportion to their respective interests in the Building at the time of the damage or destruction, as agreed in writing between the Landlord, and the Tenant and the Flat Tenants or failing agreement as determined pursuant to clause 8.3; and
 - (c) the Landlord shall pay such sums due to the Tenant and the Flat Tenants within three months of agreement or on determination pursuant to clause 8.3.
- Any dispute arising regarding this clause 8 shall be finally determined by arbitration in accordance with the provisions of the Arbitration Act 1996. The tribunal shall consist of one arbitrator appointed by the President for the time being of the Royal Institution of Chartered Surveyors.

9. **SET-OFF**

The Rent, Service Charge and all other amounts due under this lease shall be paid by the Tenant in full without any set-off, counterclaim, deduction or withholding (other than any deduction or withholding of tax as required by law).

10. LANDLORD'S CONSENT

- Any consent given by the Landlord under this lease may be granted subject to reasonable conditions.
- No consent given by the Landlord under this lease shall imply that any consent required from a third party has been given and shall not obviate the need to obtain any consent required from a third party.

11. DISPUTES BETWEEN TENANTS

Save for any dispute arising under clause 8, any dispute between the Tenant and the Flat Tenants in relation to this lease, including any payment of costs, shall be resolved by the Landlord (or such other person as the Landlord shall appoint) whose decision shall be final and binding on the Tenant except on questions of law.

12. **JOINT AND SEVERAL LIABILITY**

Where the Landlord or the Tenant is more than one person, those persons shall in each case be jointly and severally liable for their respective obligations and liabilities arising under this lease. The Landlord may take action against, or release or compromise the liability of, or grant time or other indulgence to, any one of the persons comprising the Tenant, without affecting the liability of any other of them.

13. ENTIRE AGREEMENT

- 13.1 This lease constitutes the whole agreement between the parties and supersedes all previous discussions, correspondence, negotiations, arrangements, understandings and agreements between them relating to its subject matter.
- Each party acknowledges that in entering into this lease it does not rely on and shall have no remedies in respect of, any representation or warranty (whether made innocently or negligently) before the date of this lease.
- 13.3 Nothing in this clause shall limit or exclude any liability for fraud.

14. NOTICES

14.1 A notice given under or in connection with this lease shall be:

- (a) in writing and for the purposes of this clause a fax or an email is not in writing;
- (b) given to the Landlord by:
 - (i) leaving it at the Landlord's address given in clause 14.5; or
 - (ii) sending it by pre-paid first-class post or other next working day delivery service at the Landlord's address given in clause 14.5;
- (c) given to the Tenant by:
 - (i) leaving it at the Property; or
 - (ii) sending it by pre-paid first-class post or other next working day delivery service at the Property.
- 14.2 If a notice is given in accordance with clause 14.1, it shall be deemed to have been received:
 - (a) if delivered by hand, at the time the notice is left at the proper address; or
 - (b) if sent by pre-paid first-class post or other next working day delivery service, on the second working day after posting.
- 14.3 This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.
- 14.4 Section 196 of the Law of Property Act 1925 shall otherwise apply to notices given under this lease.
- 14.5 The Landlord's address for service is Assistant Director of Housing, West Offices, Station Rise, York, YO1 6GA or such other address as the Landlord may notify to the Tenant from time to time.

15. CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

A person who is not a party to this lease shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this lease. This does not affect any right or remedy of a third party which exists, or is available, apart from that Act.

16. **VAT**

Any obligation to pay money refers to a sum exclusive of VAT and the amount of any VAT payable in addition (whether by the Landlord or by the Tenant) shall be paid by the Tenant to the Landlord.

17. **GOVERNING LAW**

This lease and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.

18. **JURISDICTION**

Save for any dispute arising under clause 8, each party irrevocably agrees that the courts of England and Wales shall have [exclusive OR non-exclusive] jurisdiction to settle any dispute or claim arising out of or in connection with this lease or its subject matter or formation (including non-contractual disputes or claims).

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

Schedule 1 The Property

- The [NUMBER OF FLOOR LEVEL] floor of the Building known as [ADDRESS OF FLAT], the floor plan[s] of which [is] [are] shown edged red on Plan 1 including:
 - (a) the internal plaster, plasterboard and surface finishes of all walls;
 - (b) the whole of any internal, non-load bearing walls that are entirely within the Property;
 - (c) the inner half (severed medially) of the non-load bearing walls dividing the Property from any other parts of the Building;
 - (d) the floorboards floor screed or other floor surfaces above the joists or other structural floor supports supporting them;
 - (e) the ceiling plaster, plasterboard or other ceiling surface below the joists or other structural ceiling supports supporting them;
 - (f) glazing and fittings to external windows
 - (g) all Service Media exclusively serving the Property;
 - (h) [the floor surface only of the balcony;]
 - (i) all Landlord's fixtures and fittings in the Property; [and]
 - (j) all additions and improvements to the Property[.][;and]
 - (k) [Pipework serving the property and not the building.]
- 2. The property shall not include attic/loft space unless specified.
- 3. The Property shall not include any of the Retained Parts.

Schedule 2 The Rights

1. SHELTER AND PROTECTION

The right of support, shelter and protection from other parts of the Building, to the extent existing at the date of this lease.

2. ACCESS TO AND FROM THE PROPERTY

A right of way for the Tenant and all persons authorised by the Tenant at all times on foot only, or with vehicles where appropriate, over and along those parts of the Common Parts which afford access to and egress from the Property Provided that the Landlord may, at its discretion, change the route of any means of access to or egress from the Property by giving notice to the Tenant.

3. USE OF RETAINED PARTS

The right for the Tenant and all persons authorised by the Tenant:

- (a) to use the dustbin[s] in the Refuse Area for the purpose of depositing normal domestic rubbish;
- (b) to use any part of the external areas forming part of the Common Parts for normal quiet recreational purposes only.

4. SERVICE MEDIA

The right to use and to connect into any Service Media in the Building that serve the Property and which are in existence at the date of this lease or are installed or constructed during the period of [INSERT AGREED PERIOD] years from the commencement of the Term (provided that the Landlord may, at its discretion, re-route or replace any such Service Media at any time and the right shall then apply in relation to the Service Media as re-routed or replaced).

5. ACCESS TO OTHER PARTS OF THE BUILDING

The right to enter other parts of the Building with or without agents, professional advisers, workmen and equipment so far as is reasonably necessary to inspect or carry out any works to the Property required or permitted by this lease but at all times subject to compliance with the Conditions for Entry.

Schedule 3 The Reservations

1. SHELTER AND PROTECTION

All rights of support, shelter and protection from the Property to the extent those rights are capable of being enjoyed at any time during the Term.

2. LIGHT AND AIR

All rights of light and air to the extent those rights are capable of being enjoyed at any time during the Term.

3. SERVICE MEDIA

The right to use and to connect into any Service Media at the Property which serve other parts of the Building and which are in existence at the date of this lease or are installed or constructed during the period of 80 years from the commencement of the Term.

4. ACCESS TO THE PROPERTY

Subject to compliance with the Conditions for Entry, the right to enter the Property with or without agents, professional advisers, workmen and equipment so far as is reasonably necessary:

- (a) to inspect or carry out works to the Retained Parts or the Flats;
- (b) to inspect, repair, maintain, install, re-route or replace any Service Media serving any other part of the Building;
- (c) to inspect the state of repair and condition of the Property (following which the Landlord may give the Tenant notice of any breach of the Tenant Covenants relating to the repair or condition of the Property);
- (d) to carry out any works needed to remedy the breach set out in any notice served under paragraph 4(c) if the works have not been carried out by the Tenant to the reasonable satisfaction of the Landlord within the time period specified in the notice;
- (e) for any other purpose mentioned in or connected with this lease, the Reservations or the Landlord's interest in the Building and the Landlord's Neighbouring Property.

5. **DEVELOPMENT**

The full and free right at any time during the Term to develop any part of the Building (other than the Property) and the Landlord's Neighbouring Property

and any neighbouring or adjoining property in which the Landlord acquires an interest during the term as the Landlord may think fit.

6. ALTERATION AND SUSPENSION OF RIGHTS

The right to re-route and replace any Service Media at the Building over which Rights are granted.

7. [[OTHER]

[ANY OTHER SPECIFIC RIGHTS THAT NEED TO BE RESERVED.]]

Schedule 4 Tenant Covenants

1. Rent

- To pay the Rent to the Landlord in advance on or before the Rent Payment Date by standing order or by any other method that the Landlord from time to time requires by giving notice to the Tenant.
- 1.2 The first instalment of the Rent shall be paid on the date of this lease and shall be the proportion, calculated on a daily basis, of the Rent payable from the date of this lease until the day before the next Rent Payment Date.

2. SERVICE CHARGE

- 2.1 To pay the Service Charge for each Service Charge Year within 14 days of the Certificate Service Date.
- In relation to the Service Charge Year current at the date of this lease, the Tenant's obligations to pay the Service Charge shall be by way of a proportionate amount according to user since the commencement of this lease SUBJECT to the provisions of paragraphs 16A 16B and 16C of Schedule 6 of the Housing Act 1985 of keeping the demised premises the building in which they are situte and all or any common parts or services (including drains gutter and external pipes in good repair and in improving the same and of any amount which the council may have paid in insuring against risks involving such repairs or improvements to the building in which the demised premises are situate and all or any common parts or services.
- 2.3 Without prejudice to paragraph **Error! Reference source not found.**3.1(c) of Schedule 4, where the Landlord provides any Service by reason of the damage to or destruction of the Retained Parts by an Insured Risk, the costs of that Service shall not be included in the Service Charge.

3. INTEREST ON LATE PAYMENT

To pay interest to the Landlord at the Default Interest Rate (both before and after any judgment) on any Rent, Service Charge or other payment due under this lease and not paid within 14 days of the date it is due. Such interest shall accrue on a daily basis for the period from the due date to and including the date of payment.

4. RATES AND TAXES

- 4.1 To pay all present and future rates, taxes and other impositions and outgoings payable in respect of the Property, its use and any works carried out there, other than:
 - (a) any taxes payable by the Landlord in connection with any dealing with or disposition of the reversion to this lease; and
 - (b) any taxes, other than VAT and IPT, payable by the Landlord by reason of the receipt of any of the rents due under this lease.

4.2 To pay:

- (a) the Tenant's Proportion of any such rates, taxes or other impositions and outgoings that are payable in respect of the Building; and
- (b) a fair and reasonable proportion determined by the Landlord of any such rates, taxes or other impositions and outgoings that are payable in respect of the Property together with other land (whether or not including any other part of the Building).

5. UTILITIES

- To pay all costs in connection with the supply and removal of electricity, gas, water, sewage, telecommunications, data and other services and utilities to or from the Property.
- 5.2 To comply with all laws and with any recommendations of the relevant suppliers relating to the use of those services and utilities and the Service Media at or serving the Property.

6. Costs

To pay on demand the costs and expenses of the Landlord (including any solicitors', surveyors' or other professionals' fees, costs and expenses and any VAT on them) reasonably incurred by the Landlord (both during and after the end of the Term) in connection with or in contemplation of any of the following:

- (a) the enforcement of any of the Tenant Covenants;
- (b) preparing and serving any notice in connection with this lease under section 146 or 147 of the Law of Property Act 1925 or taking any proceedings under either of those sections, notwithstanding that forfeiture is avoided otherwise than by relief granted by the court;

- (c) preparing and serving any notice in connection with this lease under section 17 of the Landlord and Tenant (Covenants) Act 1995;
- (d) preparing and serving any notice under paragraph 4(c) of Schedule 3; or
- (e) any consent applied for under this lease, whether or not it is granted (except to the extent that the consent is unreasonably withheld or delayed by the Landlord in circumstances where the Landlord is not entitled to unreasonably withhold or delay consent).

7. **ALTERATIONS**

- 7.1 Not to make any external or structural alteration or addition to the Property or make any opening in any boundary of the Property or cut or maim any structural parts of the Building.
- 7.2 Not to make any internal, non-structural alteration or addition to the Property, or alteration to the plan, design or elevation of the Property, without the prior written consent of the Landlord, such consent not to be unreasonably withheld or delayed.
- 7.3 Not to install, alter the route of, damage or remove any Service Media at the Property, without the prior written consent of Housing Services (The Landlord), such consent not to be unreasonably withheld or delayed.
- 7.4 Not to construct any garage, carport, shed, pigeon loft, greenhouse, fence, wall or any other building without the prior written permission of Housing Services.

8. PARKING AND ACCESS

8.1 Not to park or drive a motor vehicle, caravan or boat within the boundaries of your home, or over council owned grass verges without providing a hard standing and a car crossing. You must also not allow members of your household or visitors to your home to do this either. You must get written permission from us before any work to construct a hard standing and pavement crossing is begun.

9. ASSIGNMENT AND UNDERLETTING

9.1 Not to assign part of this lease or underlet, charge or part with possession of part only of the Property.

- 9.2 Not to assign the whole of this lease, or underlet or part with possession of the whole of the Property, during the last seven years of the Term without the prior written consent of the Landlord, such consent not to be unreasonably withheld or delayed.
- 9.3 Not to assign the whole of this lease to a limited company without the prior written consent of the Landlord, such consent not to be unreasonably withheld or delayed.
- 9.4 Not to assign the whole of this lease unless the Tenant has first:
 - (a) paid to the Landlord any Rent, Service Charge, or other sums payable under this lease which have fallen due before the date of assignment; and
 - (b) provided the Landlord with an address for service in England or Wales if the assignee or transferee is not resident in England or Wales or is a limited company not registered within England or Wales.
- 9.5 Not to underlet the whole of the Property unless:
 - the underlease is on an assured shorthold tenancy agreement or any other tenancy agreement whereby the tenant does not obtain security of tenure on expiry or earlier termination of the term;
 - (b) the underlease contains covenants substantially the same as those contained in the Regulations, other than the Regulation contained in paragraph 31(a) of Schedule 5; and
 - (c) the underlease provides that the undertenant must not do anything that would or might cause the Tenant to be in breach of the Tenant Covenants.
- 9.6 Within one month of any assignment, underletting for more than one year, charge, parting with possession of or any other devolution of title to this lease or the Property to serve notice on the Landlord the Landlord's solicitors giving details and to:
 - (a) provide a certified copy of the transfer or other instrument of devolution of title; and
 - (b) pay the Landlord's or the Landlord's solicitor's, reasonable registration fee which shall be no less than Thirty Pounds plus VAT in respect of each document produced.
- 9.7 Until the end of the period of ten years from the date of this Lease the Tenant will not make a Relevant Disposal of the Property which is not an Exempt Disposal unless the prescribed conditions as defined in s.188 of the Housing

- Act 2004 and s.156A of the Housing Act 1985 (Right of first refusal for Landlord) have been satisfied in relation to that or a previous such disposal
- 9.8 To make the payment to the Landlord provided for in Section 155 of the Act on any first Relevant Disposal of the Property which is not an Exempt Disposal with the period specified in Section 155 of the Act.

10. REPAIR AND DECORATION

- 10.1 To keep the Property in good repair and condition throughout the Term (provided that the Tenant shall not be liable to repair the Property to the extent that any disrepair has been caused by an Insured Risk, unless and to the extent that the policy of insurance of the Property has been vitiated or any insurance proceeds withheld in consequence of any act or omission of the Tenant, any undertenant or their respective workers, contractors or agents or any person at the Property with the express or implied authority of any of them).
- To renew and replace from time to time all Landlord's fixtures and fittings at the Property which may become beyond repair at any time during the Term.

11. COMPLIANCE WITH LAWS AND NOTICES

- To comply with all laws relating to the Property, its use by the Tenant and any works carried out at it.
- 11.2 To comply with all laws relating to the use of the Retained Parts by the Tenant.
- To carry out all works that are required under any law to be carried out at the Property (without prejudice to any obligation on the Tenant to obtain any consent under this lease).
- 11.4 Within one week after receipt of any notice or other communication affecting the Property or the Building (and whether or not served pursuant to any law) to:
 - (a) send a copy of the relevant document to the Landlord; and
 - (b) in so far as it relates to the Property or the Tenant's use of the Retained Parts, take all steps necessary to comply with the notice or other communication and take any other action in connection with it as the Landlord may reasonably require.

12. NOTIFY DEFECTS

To give notice to the Landlord of any defect in or want of repair or damage to the Property or Building for which the Landlord may be responsible under this lease or any law, as soon as the Tenant becomes aware of it.

13. THIRD PARTY RIGHTS

- To comply with all obligations on the Landlord relating to the Third Party Rights insofar as they relate to the Property (and the exercise by the Tenant of the Rights) and not do anything (even if otherwise permitted by this lease), that may interfere with any Third Party Right.
- To allow the Landlord and any other person authorised by the terms of any Third Party Right to enter the Property in accordance with its terms.

14. REMEDY BREACHES

- 14.1 If the Landlord has given the Tenant notice of any breach of any of the Tenant Covenants relating to the repair or condition of the Property under paragraph 4(c) of Schedule 3, to carry out all works needed to remedy that breach as quickly as possible, and in any event within the time period specified in the notice (or immediately if works are required as a matter of emergency) to the reasonable satisfaction of the Landlord.
- 14.2 If the Tenant has not begun any such works within the time specified in the notice or is not carrying out the works with due speed [or has not completed such works to the reasonable satisfaction of the Landlord], to permit the Landlord (without prejudice to the Landlord's other rights in this lease) and all persons authorised by him, to enter the Property and carry out the works needed.
- 14.3 To pay to the Landlord on demand the costs [properly] incurred by the Landlord in carrying out any works pursuant to this clause (including any solicitors', surveyors' or other professionals' costs and expenses, and any VAT on them, assessed on a full indemnity basis).

15. PERMIT ENTRY

To permit all those entitled to exercise any right to enter the Property to do so subject to their compliance with the Conditions for Entry.

16. INDEMNITY

To indemnify the Landlord against all liabilities, expenses, costs (including but not limited to any solicitors', surveyors' or other professionals' costs and expenses, and any VAT on them, assessed on a full indemnity basis), claims, damages and losses (including but not limited to any diminution in the value of the Landlord's interest in the Building and loss of amenity of the Building) suffered or incurred by the Landlord arising out of or in connection with:

- (a) any breach of any of the Tenant Covenants; or
- (b) any act or omission of the Tenant, any undertenant or their respective workers, contractors or agents or any other person at the Property or the Building with the express or implied authority of any of them.

17. RETURNING THE PROPERTY TO THE LANDLORD

At the end of the Term to return the Property to the Landlord in good and substantial repair, condition and decoration and in accordance with the Tenant Covenants.

Schedule 5 The Regulations

- 4. Not to use the Property for any purpose other than for the Permitted Use or carry on any trade or business at the Property.
- Not to hold any political meeting or sale by auction at the Property. Not to use the Property for any noisy, offensive, illegal purposes. . . In particular the Council will not tolerate the property being used in connection with the possession, use, supply of, or dealing in illegal drugs or substances. You must not use the property, or supply from or in the neighbourhood of the property, any controlled drug or other substance that is illegal under the Misuse of Drugs Act 1971 or any part of the criminal law. You must make sure that no member of your household, or any lodger, sub-tenant or visitor carries out any such act. If they do, you will be responsible as if you had committed it yourself
 - a) Not to keep an illegal weapon on the property
 - b) Not to Threaten anyone at the property or in the locality with an offensive weapon
 - c) Not to use the property (including gardens, garages and outbuildings) for criminal, immoral or illegal purpose, including storing, selling or handling stolen, illicit or offensive goods
 - d) Not to draw graffiti on or otherwise damaging public property in the locality. You will be held responsible for the cost of repairing any malicious damage caused by anyone in your household, whether the damage is caused to the property which is the subject of this agreement, or any other property in the locality
 - e) Not to create or permit any noise which, in the opinion of the Council, causes a serious nuisance
 - f) Not to damage or allowing an animal you own, or are responsible for, to damage any property or belongings of City of York Council, any neighbours, any other tenant of ours, any other person living in the area near the property. If any member of your household, lodger, sub-tenant or visitor commits any such act, you will be held responsible
- 6. Not to do anything at the Property which may be or become a nuisance or annoyance, or cause loss, damage or injury, to the Landlord or the Flat Tenants or other occupiers of the Building or the occupiers of any neighbouring property.
- 7. Not do anything or cause anything to be done which, in our opinion, is likely to cause a danger to anyone in the property, building or the locality. Examples would include: -
 - The storage of dangerous and/or inflammable materials or fuels in the property, outbuildings, communal area or garden, including gas bottles

- The use of portable gas, oil or paraffin heaters in the property
- Interference with equipment for detecting or putting out fires
- Carrying out unsafe DIY, electrical or other work in the property
- Throwing things out of windows or balconies

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- 8. Not to dispose of your household waste properly and you must take reasonable care to make sure that it does not become scattered in communal areas or in the area near the property, or cause a nuisance or annoyance to any person.
 - (a) Not to throw any dirt, rubbish, rags or other refuse into the sinks, baths, lavatories, cisterns or waste soil pipes in the Property.
 - (b) Not to keep or deposit any rubbish at the Building, except suitably wrapped and sealed and placed in a dustbin in the Refuse Area.
- 9. Not to do anything which may cause any insurance of the Building to become void or voidable or which may cause an increased premium to be payable in respect of it (unless the Tenant has previously notified the Landlord and has paid any increased premium).
- 10. To comply with the requirements and recommendations of the insurers relating to the Property and the exercise by the Tenant of the Rights.
- 11. Not to overload any structural part of the Building nor any Service Media at or serving the Property or the Building.
- 12. Not to do anything which may lessen the support or protection given by the Property to other parts of the Building.
- 13. Not to keep any of the following animals at the Property:
 - (i) Any dog the Dangerous Dogs Act 1991 applies to.
 - (ii) Any animal the Dangerous Wild Animals Act 1976 applies to.
 - (iii) Any other animal that poses a danger, or threat of danger to the Tenant's neighbours and the public, or anyone living in the locality of the Building.
 - (iv) Any livestock not suitable for a domestic environment.
 - (v) Any animal which causes a health and safety risk in the area.
 - (vi) Any animal which is not bred as a domestic pet.

- 14. Not to keep any pet, pets or other animals at the Property or in the Common Parts or other parts of the Building without the prior permission of the Landlord who:
 - (i) Will only refuse permission for the keeping of animals other than listed in paragraph 12 above where they consider that it is unsuitable for the Tenant to keep a pet, pets or animals or for any other appropriate reason such as a proven history of animal neglect.
 - (ii) Reserve the right to withdrawn permission if the pet, pets or animals are causing a nuisance or compromise health and safety for the Tenant or other persons or animals.
 - (iii) reserve the right to restrict the number of animals the Tenant may keep, or to require the Tenant to remove them altogether by withdrawing permission to keep them.
- Not without the prior permission of the Landlord to breed from any animal or animals which the Tenant keeps at the Property or in the Common Parts or other parts of the Building. Permission will not be granted where breeding is for commercial gain or will cause nuisance to others. Each incidence of breeding will need permission.
- 16. Not to allow any animals or pets which the Tenant owns, is responsible for, or that are visiting the Property to cause annoyance or nuisance to neighbours and the public or anyone living in the locality of the Building or to cause damage to the Property or other parts of the Building or the Common Parts.
- 17. Not to the allow the Property or the Common Parts to become unhygienic due to a build up of any faeces from any pet(s) belonging to the Tenant or members of the Tenant's household.
- 18. To clean up any faeces deposited in the Common Parts by any pet(s) belonging to the Tenant or members of the Tenant's household.
- 19. Not to keep any animals in any Common Parts.
- 20. To keep under control any animals which the Tenant owns or is responsible for including any animals which any visitors bring to the Property and to keep any dog(s) belonging to the Tenant or members of the Tenant's household on a lead when outside the Property including when in any Common Parts.
- 21. To reasonably and suitably restrain any animal kept at the Property when any City of York Council employee, contractor or subcontractor visits the Property in the course of their duties or business.

- 22. Not to stop up, darken or obstruct any windows at the Property or Building or do anything else which may obstruct the flow of light or air to the Property or any other part of the Building.
- 23. Not to sing or dance or play any musical instrument or equipment for making or reproducing sound or to act in such a manner so as to be audible outside the Property or so as to cause annoyance to the Flat Tenants or any other occupiers of the Building or the occupiers of any neighbouring property.
- 24. Not to decorate the exterior of the Property in any way [other than the entrance door to the Property].
- 25. Not to put any sign, plate, writing or drawing of any kind on any part of the exterior of the Property or in any window so as to be seen from the outside [without the prior written consent of The Landlord,].
- 26. Not to fix any television or radio aerial, satellite dish or receiver on the Building without (The Landlord), prior written consent.
- 27. Not to place any "For Sale" or "To Let" sign on the Building without the Landlord's prior written consent.
- 28. Not to play or loiter on the Common Parts or make any avoidable noise on the Common Parts [between the hours of [TIME] and [TIME]].
- 29. Not to leave any bicycle, pushchair or any other item on the Common Parts or obstruct them in any way.
- 30. Not to park any vehicles on the external areas of the Retained Parts.
- 31. To observe and perform the Tenant Covenants contained in:
 - (a) Paragraph 10 of Schedule 4; and
 - (b) Paragraph 15 of Schedule 4.
- 32. To comply with all variations of these Regulations and all other [reasonable and proper] regulations made by the Landlord or their agents from time to time in accordance with the principles of good estate management and notified to the Tenant that relate to:
 - (a) the use of the Retained Parts:
 - (b) the management of the Building and the welfare of its occupants; and

- (c) the use of any Service Media, structures or other items outside the Building that are used or capable of being used by the Building in common with other land.#
- 33. Not to commit or allow members of or visitors to your household to commit any form of harassment on the grounds listed in The Equality Act 2010 (Protected Characteristics) which may interfere with the peace and comfort of, or cause offence to any others residing in, visiting or offering services in the locality.
- 34. Not to do anything or cause anything to be done which, in our opinion, is likely to cause nuisance, annoyance or harassment to others residing in, visiting or offering services in the locality. This includes the use of any words or the performance of any acts (including graffiti and damage to property), which are likely to be abusive or insulting on any grounds including colour, race, nationality, sexual orientation, gender, religion or disability.
- 35. Not to cause harassment related to a relevant protected characteristic as defined by The Equalities Act 2010 and must take all reasonable steps to prevent anyone living in or visiting the property from doing so. Discrimination, intimidation or harassment because of will include any act of verbal or physical abuse directed at individuals or groups, when the victim believes that the attack is of a racist nature related to a relevant protected characteristic or there is direct evidence of a motive due a persons protected characteristic. If you are found guilty of this type of harassment then you will be breaking the conditions of your tenancy
- 36. Not to physically or verbally abuse City of York Council employees or contractors, or intimidate them in any other way. Physical abuse includes any actual or threatened assault, attack, violent act or aggression directed towards any of our employees. You must make sure that no member of your household, or any lodger, sub-tenant or visitor commits any such act. If they do you will be held responsible as if you had committed it yourself.

Schedule 6 Landlord Covenants

1. QUIET ENJOYMENT

So long as the Tenant pays the rents reserved by and complies with its obligations in this lease, the Tenant shall have quiet enjoyment of the Property without any interruption by the Landlord or any person claiming under the Landlord except as otherwise permitted by this lease.

2. INSURANCE

- 2.1 In relation to any insurance effected by the Landlord under this lease, the Landlord shall:
 - (a) at the request of the Tenant supply the Tenant with a copy of the insurance policy and schedule;
 - (b) notify the Tenant of any change in the scope, level or terms of cover [as soon as reasonably practicable after][within five working days after] the Landlord has become aware of the change;
 - (c) use reasonable endeavours to procure that the insurance policy contains a non-invalidation provision in favour of the Landlord in respect of any act or default of the Tenant or any other occupier of the Building; and
 - (d) procure that the interest of the Tenant and its mortgagees are noted on the insurance policy, either by way of a general noting of tenants' and mortgagees' interests under the conditions of the insurance policy or (provided that the Landlord has been notified of any assignment to the Tenant pursuant to paragraph 9.6 of Schedule 4) specifically.

3. REBUILD FOLLOWING DAMAGE OR DESTRUCTION

If the Building or any part of it is damaged or destroyed by an Insured Risk, the Landlord shall:

- (a) promptly make a claim under the insurance policy for the Building;
- (b) notify the Tenant immediately if the Landlord's insurer indicates that the Reinstatement Cost will not be recoverable in full under the insurance policy, and, where appropriate, pursue any of the Flat Tenants in respect of any monies that the insurers of the Building refuse to pay by reason of any act or omission of the Flat Tenants or any undertenant, their workers, contractors or agents or any person at the Building with the express or implied authority of any of them;

- (c) promptly take such steps as may be necessary and proper to obtain all planning and other consents to repair (or as the case may be) rebuild the Building;
- (d) subject to obtaining such consents, use any insurance money received (other than for loss of Rent and Service Charge and any money received from the Tenant under paragraph **Error! Reference source not found.**3.1(c) of Schedule 4 promptly to repair the damage in respect of which the money was received or (as the case may be) to rebuild the Building; and
- (e) subject to obtaining such consents, provide premises or facilities equivalent in size, quality and layout to those previously at the Building but if the relevant consents cannot be obtained for premises or facilities equivalent in size, quality and layout to those previously at the Building to provide premises and facilities that are reasonably equivalent to those previously at the Building.

4. SERVICES AND SERVICE COSTS

- 4.1 Subject to the Tenant paying the Service Charge, to provide the Services.
- 4.2 As soon as reasonably practicable after the end of each Service Charge Year, the Landlord shall prepare and send to the Tenant the Certificate for that Service Charge Year.
- 4.3 To keep accounts, records and receipts relating to the Service Costs incurred by the Landlord and to permit the Tenant, on giving reasonable notice, to inspect the accounts, records and receipts by appointment with the Landlord.
- 4.4 To consult with leaseholders where work is proposed as defined under Section 20 Landlord and Tenant Act 1985 (as amended by S151 of the Commonhold and Leasehold Reform Act 2002) and recover these costs at the end of each Service Charge Year.

5. LEASES OF FLATS

- To ensure that every lease of the Flats granted by the Landlord for an original term of over 21 years is in substantially the same form as this lease and contains covenants substantially the same as the Regulations.
- 5.2 Until such time as the Landlord grants leases of the Flats to maintain and repair the Flats to the extent that no physical damage is caused to the Property. For the avoidance of doubt, this covenant will automatically lapse once leases of the Flats have been granted.

6. ENFORCEMENT OF COVENANTS AGAINST THE FLAT TENANTS

At the written request of the Tenant to enforce or assist the Tenant in enforcing the Regulations against the Flat Tenants provided that:

- (a) the Tenant shall indemnify the Landlord in writing against all costs and expenses of such enforcement (including any solicitors', surveyors' or other professionals' costs and expenses, and any VAT on them, assessed on a full indemnity basis);
- (b) the Landlord shall not be required to take any action or incur any costs under this clause until the Tenant has given to the Landlord such security as the Landlord shall in its reasonable discretion require;
- (c) the Tenant shall join in any action or proceedings if so requested by the Landlord.

Schedule 7 Services and Service Costs

Part 1. The Services

1. SERVICES

The **Services** are:

- (a) cleaning, maintaining, decorating, repairing and replacing the Retained Parts and remedying any inherent defect;
- (b) providing heating to the internal areas of the Common Parts during such periods of the year as the Landlord reasonably considers appropriate, and cleaning, maintaining, repairing and replacing the heating machinery and equipment;
- (c) lighting the Common Parts and cleaning, maintaining, repairing and replacing lighting, machinery and equipment on the Common Parts;
- (d) cleaning, maintaining, repairing and replacing the furniture, fittings and equipment in the Common Parts;
- (e) [cleaning, maintaining, repairing [and replacing] the lifts and lift machinery and equipment on the Common Parts;]
- (f) cleaning, maintaining, repairing, operating and replacing security machinery and equipment (including closed circuit television) on the Common Parts:
- (g) cleaning, maintaining, repairing, operating and replacing fire prevention, detection and fighting machinery and equipment and fire alarms on the Common Parts:
- (h) cleaning, maintaining, repairing and replacing refuse bins on the Common Parts;
- (i) cleaning the outside of the windows of the Building;
- (j) cleaning, maintaining, repairing and replacing signage for the Common Parts;
- (k) [maintaining any landscaped and grassed areas of the Common Parts;]
- (1) cleaning, maintaining, repairing and replacing the floor coverings on the internal areas of the Common Parts;
- (m) [providing [security] [reception] [cleaning and maintenance] staff for the Building;]
- (n) effecting and maintaining insurance of the Building against loss or damage caused by any of the Insured Risks with reputable insurers,

on fair and reasonable terms that represent value for money, for an amount not less than the Reinstatement Cost subject to:

- (A) any exclusions, limitations, conditions or excesses that may be imposed by the Landlord's insurer; and
- (B) insurance being available on reasonable terms in the London insurance market.
- (o) [ANY OTHER SPECIFIC SERVICES REQUIRED]; and
- (p) any other service or amenity that the Landlord may in its reasonable discretion (acting in accordance with the principles of good estate management) provide for the benefit of the tenants and occupiers of the Building.
- (q) Any improvement work required to the block, building in which they are situate, communal area or housing land in the surrounding area

Part 2. Service costs

1. SERVICE COSTS

The **Service Costs** are the total of:

- (a) all of the costs reasonably and properly incurred or reasonably and properly estimated by the Landlord to be incurred of:
 - (a) providing the Services;
 - (b) the supply and removal of electricity, gas, water, sewage and other utilities to and from the Retained Parts;
 - (c) complying with the recommendations and requirements of the insurers of the Building (insofar as those recommendations and requirements relate to the Retained Parts);
 - (d) complying with all laws relating to the Retained Parts, their use and any works carried out at them, and relating to any materials kept at or disposed of from the Common Parts;
 - (e) complying with the Third Party Rights insofar as they relate to the Retained Parts;
 - (f) taking any steps (including proceedings) that the Landlord considers necessary to prevent or remove any encroachment over the Retained Parts or to prevent the acquisition of any right over the Retained Parts (or the Building as a whole) or to remove any obstruction to the flow of light or air to the Retained Parts (or the Building as a whole);

- (b) the costs, fees and disbursements reasonably and properly incurred of:
 - (a) managing agents employed by the Landlord for the carrying out and provision of the Services or, where managing agents are not employed, a management fee for the same;
 - (b) accountants employed by the Landlord to prepare and audit the service charge accounts; and
 - (c) any other person retained by the Landlord to act on behalf of the Landlord in connection with the Building or the provision of Services.
 - (d) Insuring against risks involving such repairs or improvements to the building which the demised premises are situate and all or any common parts or services
- (c) the costs of the salaries and employer costs (including pension, welfare and insurance contributions) and uniforms of security reception cleaning and maintenance staff for the Building and of all equipment and supplies needed for the proper performance of their duties;
- (d) all rates, taxes, impositions and outgoings payable in respect of the Retained Parts, their use and any works carried out on them (other than any taxes payable by the Landlord in connection with any dealing with or disposition of its reversionary interest in the Building); and
- (e) any VAT payable by the Landlord in respect of any of the items mentioned above except to the extent that the Landlord is able to recover such VAT.

Executed as a deed by The Council of the City of York by affixing its Common Seal in the presence of:	
Signed as a deed by [NAME OF TENANT in the presence of:	[SIGNATURE OF TENANT]
Witness Signature:	
Witness Name:	
Witness Address:	
Witness Occupation:	