The Royal Charter

At the Court at Buckingham Palace

THE 7th DAY OF FEBRUARY 1989

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY

IN COUNCIL

WHEREAS there was this day read at the Board a Report of a Committee of the Lords of Her Majesty's Most Honourable Privy Council, dated the 6th day of February 1989, in the words following, viz.:

"YOUR MAJESTY having been pleased, by Your Order of the 26th day of July 1988, to refer unto this Committee the humble Petition of the Institute of Marketing, praying for the grant of a Charter of Incorporation under the name of "The Chartered Institute of Marketing":

"THE LORDS OF THE COMMITTEE, in obedience to Your Majesty's said Order of Reference, have taken the said Petition into consideration and do this day agree humbly to report, as their opinion, to Your Majesty, that a Charter may be granted by Your Majesty in terms of the Draft hereunto annexed."

HER MAJESTY, having taken into consideration the said Report and the Draft Charter accompanying it, was pleased, by and with the advice of Her Privy Council, to approve thereof and to order, and it is hereby ordered, that the Right Honourable Douglas Hurd one of Her Majesty's Principal Secretaries of State, do cause a Warrant to be prepared for Her Majesty's Royal Signature for passing under the Great Seal a Charter in conformity with the said Draft which is hereunto annexed.

G. I. de Deney

INCORPORATING the amendments to the Charter of "The Institute of Marketing" allowed by The Queen's Most Excellent Majesty in Council on the 15th day of July 1992, 26th day of July 1995, 5th day of August 1998, 11th day of December 2001, and 8th day of March 2006, and (date to be inserted).

ELIZABETH THE SECOND for the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith:

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING!

WHEREAS an humble Petition has been presented unto Us by the Company incorporated in the year of our Lord One thousand nine hundred and twenty-one under the Companies Acts 1908 to 1917 and now known as "The Institute of Marketing" (hereinafter called "the Company") praying for the grant of a Charter of Incorporation:

AND WHEREAS We have taken the said Petition into Our Royal Consideration and are minded to-_ accede thereto:

NOW KNOW YE that We by virtue of Our Prerogative Royal and of Our especial grace, certain knowledge and mere motion have willed and ordained and by these Presents for Us, Our Heirs and Successors do will and ordain as follows:

- 1. The persons who are now the members of the Company and all such persons as shall hereafter pursuant to this Our Charter and the Bye-laws become members of the Body Corporate hereby constituted and their successors shall forever hereafter be by virtue of these Presents one Body Corporate and Politic by the name of "The Chartered Institute of Marketing" (hereinafter referred to as the "Institute") and by the same name shall have perpetual succession and a Common Seal, with power to break, alter and make anew the said Seal from time to time at their will and pleasure, and by the same name shall and may sue and be sued in all Courts, and in all manner of actions and suits, and shall have power to do all other matters and things incidental or appertaining to a Body Corporate.
- **2.** The objects of the Institute <u>will</u> be:

- i. To promote and develop the art and science of marketing and to encourage, advance and disseminate knowledge, education and practical training in and research into that art and science.
- ii. To promote and maintain high standards of professional skill, ability and integrity among persons engaged in marketing products and services.
- iii. To promote entry to and advancement in the profession of marketing by means of examination and other methods of assessment.
- iv. To provide and develop a professional organisation for marketing.
- v. To increase public awareness and understanding of marketing as a vital factor in business success and prosperity.
- **3.** Subject to this Our Charter and the Bye-laws, and to the extent only that such powers <u>willshall</u> be consistent with its objects, the Institute <u>will shall</u> have the following powers:
 - to take over all the assets, undertakings and obligations of the Company and for such purpose to enter into all such contracts (including contracts of indemnity) as may be necessary or desirable;
 - ii. to promote and lay down standards of education, to institute and establish scholarships, grants, awards and prizes, to award certificates, diplomas and other awards to those who pass assessments and tests;
 - iii. to facilitate the acquisition and dissemination of information and views on marketing and the creation of a well-informed public opinion on the subject;

- iv. to make recommendations for the change, improvement or simplification of the law and practice of marketing, and to draw attention to anomalies in, and to comment on, proposed changes to the law of marketing;
- v. to print and publish by any means any newspapers, periodicals, journals, books, examination papers, circulars or leaflets that the Institute may think desirable for the promotion of its objects;
- vi. to hold conferences, meetings, lectures, seminars and discussions and to promote the reading of learned papers;
- vii. to establish and maintain a library and collections of literature and other material and to provide and improve facilities for persons wishing to study and undertake research;
- viii. to accept and (in its discretion) to disclaim any gift of property, whether subject to any special trust or not, for any one or more of the objects of the Institute;
- ix. to take special steps by personal or written appeals, public meetings or otherwise as may from time to time be deemed expedient for the purpose of acquiring contributions to the funds of the Institute in the shape of donations, annual subscriptions or otherwise;
- x. to purchase, take on lease or in exchange, hire or otherwise acquire any premises to be used as a college, a library or a lecture room, or as offices, or any other property real or personal which may be deemed necessary or convenient for any of the purposes of the Institute;
- xi. to sell, manage, lease, mortgage, dispose of, or otherwise seal with all or any part of the property of the Institute as may be deemed expedient with a view to the promotion of its objects;
- xii. to borrow and raise money for the objects of the Institute in such manner as the Institute may think fit;
- xiii. to invest any moneys of the Institute not immediately required for any of its objects in such manner as may be prescribed by the Bye-laws;
- xiv. to undertake and execute any charitable trusts which are calculated to directly or indirectly further any objects of the Institute;
- xv. to employ and dismiss staff, to remunerate them and to provide retirement, death, disability and ill-health benefits for them, their families, dependants and others;
- xvi. to establish and support and to give funds and financial, or any other, aid in the establishment and support of any other organisation having objects altogether or, in part, similar to those of the Institute, provided that any such organisation shall be precluded by its constitution from distributing its income or property amongst its members to an extent at least as great as is imposed upon the Institute by this Our Charter as added to, amended or revoked;
- xvii. to amalgamate with any organisation having objects altogether or in part similar to those of the Institute, subject to the same proviso as in paragraph xvi) of this Article and subject also to the prior approval of the Lords of Our Most Honourable

Privy Council (of which approval a certificate under the hand of the Clerk of Our <u>ss</u>aid Privy Council shall be conclusive evidence);

- xviii. to purchase or otherwise acquire and undertake all or any part which may be lawfully acquired and undertaken by the Institute of the property, assets, liabilities and engagements of any one or more of the companies, institutions, societies or associations with which this Institute is authorised to amalgamate;
- xix. to bear and display the armorial bearings and supporters and the Badge granted to the Company and duly recorded in Our College of Arms and, if the Institute shallwill think fit, to apply for such amendments and variations, thereto as the Institute may deem desirable, provided that the said armorial bearings and supporters and the Badge with any such amendments or variations the bearing and the use of which is authorised by this Our Charter willshall first be exemplified according to the laws of Arms and recorded in Our College of Arms in default of which the said authority willshall be void and of no effect;
- xx. to co-operate with other persons with a view to attaining any of the above objects
- xxi. to do all such other acts and things (including the promotion of a Bill or Bills in Parliament) whether incidental to the powers aforesaid or not as may be requisite in order to further the objects of the Institute
- 4. a. The income and property of the Institute, whencesoever derived, <u>willshall</u> be applied solely towards the promotion of its objects as set forth in this Our Charter as amended or added to in the manner hereinafter provided and no member <u>willshall</u> as such have any personal claim on any of the said income or property;
 - b. No part of the income or property of the Institute <u>willshall</u> be paid or transferred directly or indirectly by way of dividend, bonus or otherwise howsoever by way of profit to its members, provided that nothing herein contained shall prevent the payment in good faith of remuneration to any member thereof, or to any other person, in return for services rendered to the Institute, or the payment in good faith of expenses incurred by any such person in providing such services, or the payment of interest at a rate not exceeding a reasonable and proper rate on money borrowed from any member or any payment becoming due under or by virtue of any indemnity given by the Institute to any officials or servants or to any member in accordance with the Bye-laws;
 - c. No payment of remuneration (other than reimbursement of out-of-pocket expenses) <u>willshall</u> be made by the Institute to any <u>DirectorTrustee</u> of the Institute except as may be specifically permitted by the Bye-laws.
- 5. The Bye-laws <u>willshall</u> regulate the admission of members of the Institute, the period of membership and the terms and conditions applicable to membership. The Bye-laws may prescribe the rights, privileges and obligations of each grade of membership and the descriptions and designatory letters they may use. The Bye-laws <u>willshall</u> be binding upon the first members of the Institute as well as upon members admitted hereafter
- 6. a. There <u>willshall</u> be a Board of <u>Trustees Directors</u> of the Institute (hereinafter referred to as "<u>t</u><u>T</u>he Board") in which <u>will shall</u> be vested the government and control of the Institute and its affairs subject to the provisions of this Our Charter and of the Bye-laws and Regulations of the Institute.

- b. The first members of <u>t</u>The Board <u>willshall</u> be the persons who are duly elected by the Voting Members of the Institute.
- c. The successors to the first members of <u>t</u> he Board <u>willshall</u> be such number of the members of the Institute with such qualifications, and to be elected or constituted in such manner and to hold office for such period, and on such terms generally as may be prescribed by, or in accordance with, the Bye-laws.
- d. The business of **T**<u>t</u>he Board <u>willshall</u> be conducted in such manner as may be prescribed by or in accordance with the Bye-laws.
- e. Meetings of <u>t</u>+he Board may be held either in person or by suitable electronic means agreed by <u>t</u>+he Board in which all participants may communicate with all the other participants.
- 7. a. There <u>willshall</u> be a Chairman of the Institute and such number of Vice Chair<u>smen</u> as <u>t</u>The Board <u>willshall</u> determine, who <u>willshall</u> be known as the Officers of the Institute. The manner of election of the Officers, their terms of service and their functions <u>willshall</u> be as prescribed by-, or in accordance with, the Bye-laws.
 - b. There <u>mayshall</u> be a President of the Institute and such number of Vice Presidents as <u>T</u>the Board <u>willshall</u> determine-, appointed in such manner and for such terms of office and with such functions as <u>willshall bewill be</u> prescribed by, or in accordance with, the Bye-laws.
- 8. There <u>will shall</u> be a Secretary of the Institute, who <u>willshall</u> perform the functions which are customarily performed by a person holding the office of Secretary of a company or such other functions as may from time to time be determined by <u>t</u>The Board, and <u>willshall</u> be appointed, and removed, by <u>t</u>The Board.
- **9.** a. The Bye-laws may, subject to the provisions of this Our Charter, govern such matters as the Institute may deem fit and meet with respect to or for the government of the Institute and the promotion of the objects of this Our Charter.
 - b. The Bye-laws set forth in the Second Schedule hereto shall be the first Bye-laws of the Institute and shall_will remain in force until amended as hereinafter provided.
- 10. The Voting Members of the Institute may, by Special Resolution, add to, amend or repeal the Bye-laws for the time being, if that <u>willshall</u> seem expedient for the furtherance of the objects of the Institute; but no Bye-laws so made <u>willshall</u> take effect until the same <u>willshall</u> have been approved by the Lords of Our Most Honourable Privy Council (of which approval a certificate under the hand of the Clerk of Our said Privy Council <u>willshall</u> be conclusive evidence).
- **11.** The Bye-laws may direct that any matter which pursuant to this Our Charter might be prescribed or regulated in the Bye-laws may be further prescribed or regulated by Regulations; provided that any such further prescription or regulation shall not be repugnant to the provisions of this Our Charter or the Bye-laws.
- 12. Regulations <u>willshall</u> be of two kinds to be known as "General Regulations" and "Board Regulations". General Regulations <u>willshall</u> be made by Special Resolution. Board Regulations <u>willshall</u> be made by <u>Tthe Board</u>. Regulations of either kind may be added to, amended or revoked in like manner to that in which they were respectively made.

- **13.** The Voting Members of the Institute may at any time amend or add to this Our Charter by Special Resolution and such amendment or addition <u>willshall</u> when allowed by Us, Our Heirs or Successors in Council become effectual so that this Our Charter <u>willshall</u> thenceforward continue and operate as amended or added to. This Article <u>willshall</u> apply to this Our Charter as so amended or added to in manner aforesaid.
- 14. The Voting Members of the Institute may by Special Resolution determine to surrender this Our Charter subject to the sanction of Us, Our Heirs or Successors in Council and upon such times as We or They may consider fit and to wind up or otherwise deal with the affairs of the Institute in such manner as willshall be determined by such Special Resolution or in default of such determination as the Board may direct having due regard to the liabilities of the Institute for the time being. If upon the winding up or the dissolution of the Institute there willshall remain, after the satisfaction of all its debts and liabilities, any property whatsoever the same willshall not be paid to or distributed among the members of the Institute or any of them, but willshall, subject to any special trusts affecting the same, be given and transferred to some organisation or organisations having objects similar to the objects of the Institute, and which willshall prohibit the distribution of its or their income and property among its or their members to an extent at least as great as is imposed on the Institute under or by virtue of this Our Charter, such organisation or organisations to be determined by the Board of the Institute at or before the time of dissolution, and if and so far as effect cannot be given to such provisions, then to some object.
- **15.** For the purposes of this Our Charter a "Special Resolution" means a resolution passed at a General Meeting of the Voting Members of the Institute convened and held in accordance with the Bye-laws and Regulations and passed by not less than three quarters of the Voting Members present in person or by proxy and voting at the Meeting.
- **16.** In any case of conflict, the provisions of this Our Charter <u>willshall</u> prevail over those of the Bye-laws and Regulations, and the provisions of the Bye-laws <u>willshall</u> prevail over those of the Regulations.

17. Our Royal Will and Pleasure is that this Our Charter <u>willshall</u> ever be construed benevolently and in every case most favourably to the Institute and the promotion of the objects of this Our Charter.

IN WITNESS whereof We have caused these Our Letters to be made Patent.

WITNESS Ourself at Westminster the	day of	in the	year of Our Reign.
BY WARRANT UNDER THE QUEEN'S SIG	N MANUAL	THE FIRS	T SCHEDULE

The Bye-laws

THE MEMBERS OF THE FIRST COUNCIL

President Sir Patrick Meaney

National Chairman George Priestley

Vice-Chairman Michael Andrae

Vice Chairman James Beale (and National Treasurer)

> Vice-Chairman Roger Haywood

L. Anderson, A. Axon M. J. Baker, J. Barney (Mrs), T. Brannan, P. D. C. Brewin, P. Brigham,
W. J. Bouzan, N. Burden, D. Carter, A. J. Clarke, J. F. B. Clark, C. R. Coley, C. M. Davenport (Mrs), M. K. Davies (Ms), J. Dickson, B. J. Dorn, C. D. Duff, M. E. Duley, W. J. Dunn, D. C. Findlay,
K. Fleming, C. G. Follett, A. Frazer-Simpson (Mrs), P. W. J. Garner, G. C. F. Goodman, P. A. Hamilton, J. Henshelwood, B. Hughes, C. Hume (Mrs), R. A. B. Hutchison, T. W. Jennings, H. Kerridge, D. N. King, P. A. Kreamer, M. J. Lawrenson, A. B. Lockwood, K. W. Lofts, D. J. Lowe, T. Mason, R. S. Maugham, M. J. Minton, F. L. Morton, B. D. MacGillivary, J. B. O'Rourke, A. W. Ovens,
M. E. Pinder, J. R. Rayne-Davies, A. C. Richmond, R. L. Roebuck, D. F. H. Scroggie, R. G. Taylor, R. J. Tredwell, A. Webb, A. M. White (Mrs), R. E. Wilkes, K. J. Yates.

BYE-LAWS OF THE INSTITUTE

INTRODUCTION AND DEFINITIONS

1. If a definition is provided in the Charter for a word or expression, that is the definition that will apply in the Bye-laws and the Regulations, unless the context requires a different definition. In addition, the following words and expressions used in these Bye-laws and the Regulations will have the following meanings, unless the context requires a different definition: Any words and terms which are defined by the Charter have, unless the context otherwise requires, a corresponding meaning in these Bye-laws and the Regulations. The following words and expressions used in these Bye-laws and the Regulations words and expressions used in these Bye-laws and the Regulations. The following words and expressions used in these Bye-laws and the Regulations shall, except where the context otherwise requires, have the following meanings:

Words	Meanings
Annual General Meeting	A meeting of Voting Members in accordance with Bye-law <u>19</u> 20
Associate Members	The members of the grade of Associate Member
Affiliates	Those in the grade of Affiliate
Associate Members	The members of the grade of Associate Member (ACIM)
The Board	The Board of Trustees Directors
Charter	The Royal Charter of Incorporation of the Institute of Marketing granted to the Institute as amended or added to from time to time, and all Supplemental Charters for the time being in force
Chartered Marketer	Any Honorary Fellows, Fellows and MembersVoting Members who currently satisfy the requirements in accordance with the provisions of Bye-law 4g
Chief Executive	Person employed by the Institute in the A person who holds the position of Cehief Eexecutive Oofficer or its equivalent
The Companies Act	The Companies Act 2006 as amended or re-enacted from time-to-time and any subordinate legislation made under it
Director	A member of the Board who shall usually be called a Non- Executive Director or any other title agreed by the Board
Fellows	The members of the grade of Fellow (FCIM)
General Meeting	A meeting of the Voting Members held in accordance with Bye-law $\frac{1920}{20}$ or Bye-law $2\frac{12}{2}$
Honorary Fellows	The members of the grade of Honorary Fellow (Hon FCIM)
In writing	Written, printed, or otherwise represented or reproduced in a visible form, including email and other electronic forms.

Laws of the Institute	Charter, the Bye-laws, the Regulations, and all rules made- in accordance with the provisions of the Bye-laws and the Regulations
Members	The members of the grade of Member (MCIM)
Membership	The members of the Institute of every grade (Voting and Affiliates) mentioned in Bye-law <u>24</u> and the term "membership" <u>willshall</u> be construed accordingly
Month	Calendar month
Officers	The Chair man and Vice Chair <u>smen</u> , elected in accordance with the provisions of Bye-law <u>40</u> 50, and the expression "office" <u>willshall</u> be construed accordingly
President	The President of the Institute elected appointed in accordance with the provisions of Bye-law 4854
Regulations	The Board Regulations and the General Regulations and Board Regulations for the time being in force
Rules of the Institute	Charter, the Bye-laws, the Regulations and all rules made in accordance with the provisions of the Charter, Bye-laws and the Regulations
Trustee	A member of The Board
Vice President	A person appointed to the office of Vice President by the Board in accordance with the provisions of Bye-law <u>4955</u>
Voting Members	The members of the grade of Honorary Fellows, Fellows, Members and Associate Members

Words importing persons shall<u>A reference to a person or to people will</u> include corporations and firms and other unincorporated bodies or associations.

Words importing the masculine gender only shall include the feminine gender.

Any reference to the making of a Bye-law, <u>or</u> Regulation or rule shall <u>will</u> include a reference to the amend<u>menting</u> of a<u>n existing</u> Bye-law<u>or</u>, Regulation or rule already made.

Headings are inserted for convenience only and shall not affect the meaningdo not form part of these Bye-laws nor affect their meaning.

MEMBERSHIP OF THE INSTITUTE

- 2. There <u>willshall</u> be four grades of Voting Members of the Institute; namely Honorary Fellows, Fellows, Members, and Associate Members. There will be one further grade of Affiliate which is non-voting.
- **3.** The persons who at<u>On</u> the date these Bye-laws come into force and effect are members in the grade of "Honorary Fellow", "Fellow", "Member", or "Associate Member" willshall continue at

their current grade of "Honorary Fellows", "Fellows", "Members" and "Associate Members" of the Institute.

- **4.** a. A person <u>canmay</u> be admitted as a Fellow by <u>**T**</u>the Board if he<u>/-or-</u>she_
 - is a Member and has been so for two consecutive years; has successfully completed the Institute's Level 7 qualification; and provides evidence of at least ten years in a senior marketing management position including five years at, or close to, Board level. This evidence must show sustained autonomy and responsibility in dealing with complex and unpredictable strategic marketing issues (general or specialist) that transform organisations, processes and plans. In addition, it needs to demonstrate authority, innovation, scholarly and professional integrity, leading and inspiring others to apply the latest marketing skills and techniques, including synthesis and evaluation to solve complex problems which redefine existing professional practice and its interface with different functional areas. Chartered Marketer status must also have been held for a period of no less than five consecutive years at the time of application, or
 - ii. is a Member and has been so for two consecutive years and provides evidence of at least 15 years of significant marketing responsibility and management experience, of which five years should be at, or close to, Board level. Evidence must be provided of sustained autonomy and responsibility in dealing with complex and unpredictable strategic marketing issues (general or specialist) that transform organisations; processes and plans. In addition, he/she needs to demonstrate authority, innovation, scholarly and professional integrity, leading and inspiring others to apply the latest marketing skills and techniques, including synthesis and evaluation to solve complex problems which redefine existing professional practice and its interface with different functional areas, or
 - iii. is a Member and has been so for two consecutive years and provides evidence of at least 15 years of marketing experience in a marketing consultancy of which five years should be as a senior consultant working with clients at a strategic level at, or close to, Board level; or
 - iv. has completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to the Board and provides evidence of attaining and holding the position of Professor or Reader, or provides evidence of teaching marketing at Level 6 or above for a period of at least five years; or
 - v. provides evidence of 15 years' experience at a sustained senior level dealing with strategic marketing issues (general or specialist) including ten years at, or close to, Board level influencing organisational direction and decision making. He/she must demonstrate authority, innovation and professional integrity, applying advanced and specialist marketing skills and techniques, including synthesis and evaluation to solve complex problems which help to redefine existing professional practice and its interface with other functional areas, which implies knowledge at the most advanced frontiers of marketing; or
 - vi. provides evidence of at least 15 years of marketing experience in a marketing consultancy of which ten years should be as a senior consultant working with clients at a strategic level at, or close to, Board level.
 - i. is a Member and has successfully completed the Institute's Level 7 qualification and provides evidence of at least ten years in a senior marketing management position including five years at, or close to, Board level. Evidence must be provided of sustained autonomy and responsibility in dealing with complex and unpredictable strategic marketing issues (general or specialist) that transform organisations,

processes and plans. In addition, he/she needs to demonstrate authority, innovation, scholarly and professional integrity, leading and inspiring others toapply the latest marketing skills and techniques, including synthesis and evaluationto solve complex problems which redefine existing professional practice and itsinterface with different functional areas. Chartered Marketer status must be heldfor a period of no less than five consecutive years at the time of application; or

- ii. is a Member or possesses the qualifications for admission as a Member under Byelaws 4bi or 4bii and provides evidence of at least 15 years of significant marketingresponsibility and management experience, of which five years should be at, orclose to, Board level. Evidence must be provided of sustained autonomy andresponsibility in dealing with complex and unpredictable strategic marketing issues-(general or specialist) that transform organisations; processes and plans. Inaddition, he/she needs to demonstrate authority, innovation, scholarly andprofessional integrity, leading and inspiring others to apply the latest marketingskills and techniques, including synthesis and evaluation to solve complex problemswhich redefine existing professional practice and its interface with differentfunctional areas; or
- iii.—is a Member and provides evidence of at least 15 years of marketing experience ina marketing consultancy of which five years should be as a senior consultantworking with clients at a strategic level at, or close to, Board level; or
- iv. has completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to The Board and provides evidenceof attaining and holding the position of Professor or Reader, or an equivalentposition acceptable to The Board for a period of at least five years; or
- v. provides evidence of 15 years' experience at a sustained senior level dealing with strategic marketing issues (general or specialist) including ten years at, or close to, Board level influencing organisational direction and decision making. He/she mustdemonstrate authority, innovation and professional integrity, applying advancedand specialist marketing skills and techniques, including synthesis and evaluation to solve complex problems which help to redefine existing professional practice and its interface with other functional areas, which implies knowledge at the mostadvanced frontiers of marketing; or
- vi.—provides evidence of at least 15 years of marketing experience in a marketingconsultancy of which ten years should be as a senior consultant working with clients at a strategic level at, or close to, Board level.
- 4 b. A person <u>canmay</u> be admitted as a Member by the Board
 - i. if he/-or-she has completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to the Board and additionally can evidence his/her ability to deal with operational and strategic marketing issues (general or specialist). In addition, he/she needs to demonstrate autonomy and responsibility for managing complex marketing activities or projects and taking responsibility and/or decision making in unpredictable marketing and/or organisational environments including accountability for marketing budgets over a period of five years; or

- upon the successful completion of the Institute's Level 6 qualification or an equivalent professional, vocational or academic qualification acceptable to the Board and is able to evidence his/ her ability to deal with operational and strategic marketing issues (general or specialist), can demonstrate autonomy and responsibility for managing complex marketing activities or projects and taking responsibility and/or decision making in unpredictable marketing and/or organisational environments including accountability for marketing budgets over a period of seven years; or
- iii. if he/she is able to provide evidence of sustained expertise through dealing with strategic marketing issues (general or specialist) that have influenced marketing and/or organisational direction and decision making over a period of ten years overall marketing experience of which seven years should be at marketing management and/or senior consultant level including accountability for marketing budgets. In addition, he/she needs to demonstrate authority, innovation and professional integrity, applying advanced and specialised marketing skills and techniques, including synthesis and evaluation to solve complex problems which help to redefine existing professional practice and its interface with other functional areas; or
- iv if he/she has satisfactorily completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to the Board and provides evidence of minimum five years of teaching and/or practical experience.
- i. completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to The Board and additionally can evidence his/her ability to deal with operational and strategic marketing issues (general or specialist). In addition, he/she needs to demonstrate autonomy and responsibility for managing complex marketing activities or projects and takingresponsibility and/or decision making in unpredictable marketing and/ororganisational environments including accountability for marketing budgets over aperiod of five years; or
- ii. upon the successful completion of the Institute's Level 6 qualification or an equivalent professional, vocational or academic qualification acceptable to The-Board and is able to evidence his or her ability to deal with operational and strategic marketing issues (general or specialist), can demonstrate autonomy and responsibility for managing complex marketing activities or projects and taking responsibility and/or decision making in unpredictable marketing and/or-organisational environments including accountability for marketing budgets over a period of seven years; or
 - if he/she is able to provide evidence of sustained expertise
- iii. through dealing with strategic marketing issues (general or specialist) that haveinfluenced marketing and/or organisational direction and decision making over aperiod of ten years overall marketing experience of which seven years should be atmarketing management and/or senior consultant level including accountability formarketing budgets. In addition, he/she needs to demonstrate authority, innovation and professional integrity, applying advanced and specialised marketing skills and techniques, including synthesis and evaluation to solve complex problems whichhelp to redefine existing professional practice and its interface with other functionalareas; or-

- iv.— if he/she has satisfactorily completed the Institute's Level 7 qualification or an equivalent professional, vocational or academic qualification acceptable to The-Board and can evidence at least two years in a marketing teaching post plus threeyears practical marketing or consultancy experience.
- 4 c. A person <u>canmay</u> be admitted as an Associate Member by **T**the Board
 - i. upon the successful completion of the Institute's Level 6 qualification or an equivalent professional, vocational or academic qualification acceptable to the Board; or
 - ii if he/she is able to evidence his/her ability to deal with marketing issues (general or specialist) at an operational level and influence marketing management or organisational decision making over a period of three years. In addition, he/she must demonstrate accountability for the management and utilisation of marketing resources by internal and/or external stakeholders.
- d. A person <u>canmay</u> be admitted as an Affiliate provided that he<u>/-or-</u>she is actively engaged in or considering a career in a marketing and/or related <u>role, or role or</u> is studying for a marketing qualification or intending to take up studying for a marketing qualification.
- 4 e. Persons may be admitted to membership under Bye-laws 4av, 4avi, 4biii and 4cii provided that members admitted in this way shall <u>will</u> not exceed 25% of the total number of Voting Members at any time.
- f. The Board shall have the power permanently to suspend the provisions of Bye-laws 4av, 4avi, 4biii and 4cii.
- **4** g. <u>Voting Members in the grade of MCIM, FCIM or Hon FCIM may be recognised as a</u> <u>Chartered Marketer if they meet the Continuing Professional Development requirements</u> <u>as approved by the Board. To be recognised as a Chartered Marketer, applicants must-</u> be a current Voting Member in the grade of MCIM, FCIM or Hon FCIM and
 - <u>i.</u> have provided evidence of meeting the requirements of the Continuing Professional Development programmes for two consecutive submissions whilst at MCIM, FCIM or Hon FCIM grade; and
 - ii. have completed any additional conditions as indicated within the requirements of the Continuing Professional Development programmes; and
 - vii. be employed in a marketing position (general or specialist) at the time of their first application for Chartered status.
- 4 h. i. Those awarded To remain as a Chartered Marketer, a member must maintain evidence of their undertaking status are required to maintain evidence of their undertaking of Continuing Professional Development and will provide such evidence if called upon to do so.
 - ii. Matters relating to the retention of Chartered Marketer status and the criteria to be met for Continuing Professional Development shall be determined by Board Regulation.
- **5.** <u>**5.**</u> A person may be admitted as The Board has the power to admit a person as an Honorary Fellow of the Institute. When considering admission, the Board will look for one or more of

the following to be clearly demonstrated: solely by resolution of The Board. When considering admission, The Board will look for one or more of the following to be clearly demonstrated:

a. Contribution to the marketing profession, including contribution to the work of CIM. – Success in marketing in a national or international context that has been recognised bythe national/international media, marketing or academic press;

Significant or sustained impact or organisational success/social change within marketingor related disciplines.

b. Professional leadership and advocacy—<u>Acknowledgement by peers/third parties of</u> his/her contribution that has positively influenced professional marketing practice;

Evidence of how his/her contribution has led and/or inspired others to developprofessionally in the field of marketing or related disciplines.

c. Innovation and excellence. - Demonstrates significant evidence of contribution to the advancement of professional/academic marketing;

Extends and/or redefines existing knowledge or professional practice within marketingor related disciplines.

- **6.** a. _____All<u>ny</u> designatory letters awarded can only be used by members whilst they remain<u>a</u> ______<u>member.in membership.</u>
 - Every member of the Institute is entitled to describe himself or herself according to his<u>/</u>or her grade of membership as an Honorary Fellow, Fellow, Member, Associate Member, <u>Studying Member</u> or Affiliate of The Chartered Institute of Marketing.
 - c. Every person admitted as a Fellow or Member or Associate Member is respectivelyentitled to use the letters "FCIM" or "MCIM" or "ACIM" (as the case may be) after his orhertheir name. Every Honorary Fellow is entitled to use the letters "Hon FCIM" after hisor hertheir name.
 - d. Every member who has been awarded the Institute's Level 7 qualification in Marketing shall be entitled to use the designatory letters "DipM" after their name. <u>The personsAny</u> <u>person</u> who at the date these Bye-laws come into force havehas been awarded the designatory letters "DipM" at the date these Bye-laws come into force may continue to use them.
 - e. Every Fellow or Member who has been awarded Chartered Marketer status shallwill be entitled to use such designatory letters as shall-will be determined by Board Regulations. after their name.
 - **7.** The formalities and methods for the proposal, election and admission of members of any grade and for the transfer from one grade of membership to another shall be specified by Board Regulations.
 - 8. The regulations for the admission and conditions of Affiliates will be determined by the Board. For any purpose of the rules of the Institute, no Affiliate will be regarded as a Voting Member of the Institute.
 - **98.** The Board will have complete discretion in determining whether any person may be admitted to membership of the Institute.

- 10. In accordance with data protection laws, Aa register of members willshall be kept. by orunder the control of The Board containing This will contain the names of all the members; of the Institute showing the grade to which they each belong; and giving his or herthe member's last known address and/ or email address.
- **9.** There shall be power by General Regulations to prescribe for the affiliation of persons with the Institute in such manner as The Board may from time to time determine and with such privileges and rights and upon such conditions as The Board shall think fit. No person so-becoming affiliated shall thereby become a member of the institute for any purpose of the Laws of the Institute.
- **10.** The Board shall in all cases have absolute discretion in deciding whether any person shall or shall not be admitted to membership of the Institute.
- 11. Any member may withdraw from the Institute <u>at any time</u> by giving one month's notice in writing <u>duly signed</u> to the <u>Institute</u> Secretary. <u>at any time and on paying with such notice any unpaid subscription that may be due by such member, and upon the expiration of such notice such member shall be deemed to have ceased to be <u>This person's membership will cease</u> when that notice period has concluded and on the payment of any subscription that may be <u>due.a member</u>.</u>
- 12. A member who ceasesperson who has ceased to be a member for any reason shallwill not be entitled to any repayment of his/-or-her entrance fee or subscription. This applies, whether they have paid for the current or a previous year, -or for a year or years in advance. or otherwise.
- **13.** The rights of any member <u>shall beare</u> personal <u>to them. They are notand shall not be</u> transferable.
- 14. a. Every member of the Institute shall be bound to pay such<u>Unless otherwise determined</u> by the Board, the payment of an entrance fee and such annual subscription as will appropriate to the particular category of membership as shall from time to time be prescribed by or in accordance with these Bye-laws, will be a condition of membership.
 - b. The amounts of entrance fees and annual subscriptions <u>wil</u>shall be <u>prescribed set in</u> <u>Board Regulationsby the Board</u> and <u>will shall</u> be payable in such manner and upon such dates as <u>such Regulations shall prescribethe Board will require</u>.
 - c. The amounts of entrance fees and annual subscriptions may be increased from time to time by The Board and by such amounts as The Board may determine.
- 15. A person shall cease to be a member of the Institute if; in any of the following cases:
 - a. <u>if the member shallhe/she</u>-resigns by giving written notice thereof to the Secretary in accordance with Bye-law 11;
 - b. <u>if the member shallhe/she</u> fails to pay all subscriptions within three months after the<u>y</u>same have become due from him or her to the Institute;
 - c. <u>if the member shall he/she</u> becomes bankrupt or insolvent, or suspends payment or enters into any composition or arrangement with his-<u>/or</u>-her creditors generally, or becomes incapable <u>whether mentally or physically of managing his/-her own affairs; by</u>

reason of any mental disorder or mental impairment within the meaning of the Mental-Health Act 1983;

- d. <u>if the member shall have beenhe/she is</u> expelled from the Institute in accordance with the provisions of Bye-laws 16 to 1<u>89</u>;
- e. if the member, having had his or her membership continued pursuant to proviso 1. below subject to conditions specified by The Board and notified to the member, shallnot satisfy any of those conditions.
- fe. if Tthe Board resolves that the memberhe/she be expelled on the grounds that his/orher continuing membership of the Institute would, in the opinion of the Board, be prejudicial to the interests of the Institute or bring the Institute into disrepute, provided that such a resolution willshall not be passed unless the member has been given not less than 28 days' notice of the fact that the resolution is to be proposed, specifying the grounds for expulsion, and has been afforded a reasonable opportunity of being heard by or of making written representations to the Board.

Any instrument that relates to status must be sent back if membership lapses.

Provided that:

- The Board may in any case in its discretion resolve that the membership of any membershall, notwithstanding the happening of any of the above events, the Board may resolve that the membership of any member will continue (whether or not subject to conditions prescribed by the Board).
 If a member hads his/-or-her membership continued subject to conditions and he/she didoes not satisfy those conditions, he/she will cease to be a member.
- 2. any person whose membership <u>willshall</u> cease in accordance with these Bye-laws <u>willshall</u> remain liable to the Institute for all fees, subscriptions and other sums, which may have been due from him<u>/-or</u>-her at the date his<u>/-or</u>-her membership ceased.
- 3. Any instrument or document that relates to membership status must be returned to the Institute if membership ceases.

DISCIPLINARY PROVISIONS

- 16. <u>The General Regulations shall make provision for will set out</u> the <u>Pp</u>rofessional <u>standards Code</u> <u>of Conduct</u> to be observed by members.<u>and fF</u>ailure to observe <u>any of such standardsthe</u> <u>Code will shall</u> be treated as grounds for complaint against any member.
- **17.** If any complaint shall beis made against any member, it will shall be considered by a Committee of The Board (herein referred to as "the Disciplinary Committee"). in accordance with the General Regulations.
- 18. The composition of the Disciplinary Committee shall be determined by General Regulations, which shall also prescribe the procedure to be adopted at its proceedings. Such Regulations shall include provision for giving notice of a complaint to a member, for the member-concerned to explain or answer the complaint made against him or her by written submission, in person or through a representative, and for evidence to be taken (including the calling and cross-examination of witnesses).

- **19.** a. _____If any complaint against a member <u>willshall</u> be found by the Disciplinary Committee to have been established, the Disciplinary Committee may direct that a decision may be taken in accordance with the General Regulations that:
 - i. no sanction is to be imposed against the member; or
 - ii. the member be censured; or
 - iii. the member be expelled or suspended or that his<u>/-or</u>-her membership be continued only subject to conditions.
 - b. The decision of the Disciplinary Committee shall<u>A</u> decision taken in accordance with the <u>General Regulations will</u> be final.
 - c. All decisions of the Disciplinary Committee concerning a complaint against the member shallwill be notified in writing to the member and may be further published in such a manner as the Disciplinary Committee shallwill be determined.

GENERAL MEETINGS OF THE INSTITUTE

- 1920. _____An Annual General Meeting (AGM) of the Institute shallwill be held once in everyin each financial year at such time and place as may be determined by The Board. Nand there must be not more than fifteen months shall elapse between Annual General Meetings. The Board will determine the time and location of the AGM. All other general meetings will be called Extraordinary General Meetings (EGMs). An EGM may be called by the Board and if there are not enough Directors on the Board to do this, any Director or Voting Member may call a General Meeting.
- **201.** The business of an Annual General Meeting shall be following business will be considered at an <u>AGM</u>:
 - a. to receive and consider the annual report of The Board on the business and activities of the Institute; the annual accounts of the Institute and the reports of The Board and the auditors thereon receiving the Annual Report and the Annual Accounts;
 - b._____ to receive notification of the election of The Board;

c. to aAppointing or re-appointing the External Auditors; and

______an auditor or auditors and either to determine his or her or their remuneration or authorise-The Board to determine the same; and

--------dc. to transact such other business as The Board may think fit and is appropriate for an-Annual General MeetingAny other business specified by the Board.

212. A General Meeting of the Institute other than an Annual General Meeting may be convened at any time by The Board and shall be so convened within two months of the receipt of a written requisition, signed and dated by 200 or more Voting Members can requisition a General Meeting. The requisitions will need to be in writing, stating fully the objects of the meeting and deposited at the office of the Institute Secretary., stating fully the objects of the meeting and deposited at the office of the Secretary. Such <u>A</u> requisition may consist of several documents in like form. In this instance, all suchAll the signed documents must be received within three months of the date of receipt of the first <u>documentsignature</u> and if at the end of that period of three months, fewer than 200 dated sign<u>ed documentsatures</u> have been

received, the requisition <u>willshall</u> immediately lapse in its entirety. <u>On receiving a requisition</u> signed and dated by 200 or more Voting Members, the Board must convene an EGM for a date not later than two months after receipt of that requisition. If no such General Meeting has been convened by the Board within two months of the receipt of such requisition, <u>as</u>-aforesaid a General Meeting may be convened by a majority of the requisitionists. <u>or any of</u> them being at least a majority in number of them, for such The EGM may be held only for the purposes only as shall be that were specified in the requisition. If an EGM is not <u>in the same</u> manner as nearly as possible as that in which General Meetings are convened by The Board, but so that any such General Meeting shall be convened not later than <u>within</u> two months after the expiration of the aforesaid period of two months the right to convene an EGM will <u>cease</u>.

- **232.** Any Special Resolution proposed at a General Meeting must be specified as such in the notice <u>of the meeting.or General Regulations which are proposed may be considered either (if The Board thinks fit) at an Annual General Meeting of the Institute or at some other General Meeting. In each case notice of the intention to propose a Special Resolution or General Regulations shall be given to the Voting Members at the time when notice of the Meeting is given to them.</u>
- 234. All Voting Members of the Institute <u>areshall be</u> entitled to receive notice of, <u>and</u> attend <u>and</u> <u>vote at</u> General Meetings.<u>of the Institute</u>. Every Voting Member <u>willshall</u> have one vote, but no <u>other types of</u> member <u>of any other class shallwill</u> be entitled to vote.
- 245. Not less than<u>At least</u> fourteen clear days' notice willshall be given of every General Meeting.
- 256. The Chairman or, if the Chairman is unable or unwilling to do so, a Vice Chairman or, if the Vice Chair is unable or unwilling to do so, no one, some other Voting Member elected by those present presides at a<u>will chair the</u> General Meeting.
- **267.** A General Meeting needs to be quorate at the time when the Meeting starts for its business to <u>be</u>. No business shall be transacted. at any General Meeting unless a quorum of Voting-Members is present at the time when the Meeting proceeds to business. The quorum is <u>t</u>Twenty-five Voting Members present in person. shall constitute a quorum.
- **278.** a.A Voting Member entitled to attend and vote at a General Meeting <u>isshall be</u> entitled to appoint a proxy to attend and vote on his or her behalf. The <u>instrument document</u> appointing a proxy shall be in writingwill be in the form approved by the Board and any other forms of proxy will be invalid. under the hand of the appointer or of his or her attorney duly-authorised in writing. A proxy must be a Voting Member. For the proxy to be valid, it must be deposited at the office of the Institute or at such other place as is specified in the notice for the meeting
 - b.The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority shall be deposited at the office of the Institute or at such other place (if any) as is specified for that purpose in the notice convening the meeting, not less than 48 hours before the time forholdingof the meeting or the adjourned meeting. and in default the instrument of proxy shall be invalid.

c. An instrument appointing a proxy shall be in the form approved by The Board.

- **289.** Every resolution put to a General Meeting of the Institute <u>willshall</u> be decided on <u>either a vote</u> on a show of hands or a poll vote. The default method of voting will be on a show of hands, and only Voting Members present in person will be entitled to vote. On a poll vote, both members voting in person and by proxy can vote, and to vote in this way, a poll vote must be demanded either by the Chair or by at least five Voting Members present in person or by proxy. and every Voting Member present in person shall be entitled to one vote unless a poll-is-A poll may be demanded (before or on the declaration of the result of a show of hands. Unless a poll is demanded, the declaration by the Chair on the result of the vote, and an entry made to that effect in the minutes, will be conclusive evidence of that result.) demanded either by the Chairman or by at least five Voting Members present in person or by proxy.
- **30.** Unless a poll be so demanded a declaration by the Chairman that a resolution has, on a show of hands, been carried or carried unanimously, or by a particular majority, or lost and an entry-to that effect in the book containing the minutes of General Meetings of the Institute shall be conclusive evidence of the fact without proof of the number or proportion of the votes-recorded in favour of or against such resolution. The demand for a poll may be withdrawn.
- **2931.** If a poll <u>vote is to be taken is duly demanded</u> it <u>will shall</u> be taken <u>in at such time and in such mannera way as is determined by the Chair as the Chairman shall direct,</u> and the result of the poll <u>willshall</u> be deemed to be the resolution of the Meeting<u>. at which it was demanded.</u> Upon a poll, every Voting Member present in person or by proxy will have one vote.
- **30.** A demand for a poll may be withdrawn, with the consent of the Chair, provided it is withdrawn before the poll is taken.
- <u>30.</u>
- a. The Chair of any general meeting may, with the consent of the Voting Members present at the meeting, adjourn the meeting from time to time and from place to place.
 - <u>b.</u> The Chair will not adjourn a meeting at his/-or-her own will, except in case of disorder. <u>If in any other case (e.g. lack of time to finish business) he/-or-she purports to do so,</u> <u>Voting Members present at the meeting may elect another Chair and proceed with the</u> <u>business.</u>
 - c. No business will be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
 - d. When a meeting is adjourned for thirty days or more, notice of the adjourned meeting will be given as in the case of an original meeting. Save as aforesaid, it will not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
 - e. The Chair will not be bound to adjourn a meeting, even if the majority desire him/-orher -to do so.
- **312.** Notwithstanding the foregoing provisions, no poll <u>willshall</u> be permitted upon any question affecting the Chairman of the Meeting, or any adjournment of the Meetings.
- **324.**—_In the case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the Meeting at which the show of hands takes place, or at which the poll is demanded, shall will be entitled to a second or casting vote.
- **335.** No objection <u>may</u>shall be made to the validity of any vote except at a Meeting or poll at which <u>thesuch</u> vote shall be tendered is taken, and every vote not disallowed at such Meeting shall be

valid. The Chairman of the Meeting <u>willshall</u> be the sole and absolute judge of the validity of every vote taken.endered at that Meeting or poll resolved at that Meeting to be taken.

346. Subject to the Charter and these Bye-laws, the following matters relative to General <u>Regulations</u>Meetings may be prescribed and regulated by General Regulationsregulate all <u>other matters relating to the -conduct of General Meetings.</u>÷

b. the procedure to be adopted in the event of a poll being demanded;

c. the extent, if at all, to which Voting Members who are in arrear with subscriptions or other payments shall be entitled to vote at General Meetings.

- 375. The accidental omission to give notice of a Meeting to, or the non-receipt of a notice of a Meeting by, any Voting Member, or the attendance and voting at any Meeting of any person subsequently found not to have been entitled so to attend and vote, and any other defect in the convening, calling and conduct of the Meeting <u>willshall</u> not invalidate the proceedings <u>of the meeting, providing the Institute has made reasonable efforts to correct the accidental omission or defect.thereat.</u>
- **36.** No Voting Member of the Institute will be entitled to receive notice of, an attend-and in the case of General Meetings, vote at General Meetings of the Institute if he/she has failed to pay all subscriptions within three months after the same have become due from him/her to the Institute.

THE BOARD

- **387.** The business-direction and management of the Institute and the government and control of its affairs and business willshall be managed exercised by the Board and, subject to the Laws-ofCharter and Bye-laws. the Institute and Decisions of Voting Members in General Meetings, The Board shall have sole control in all matters relating to the government, direction, management, and organisation of the Institute.
- **389.** <u>a.</u> Subject to the <u>Laws of the InstituteCharter and Bye-laws</u> and to any directions given by Special

Resolution, the Board may exercise any of the such powers of the Institute., inparticular (but without limitation): All acts undertaken by the Board on behalf of the Institute that are not required by the Charter or these Bye-laws to be exercised by the Institute in General Meeting, shall be regarded as if they were exercised and done by the Institute itself. No alteration of the Charter, Bye-laws or Regulations and no direction of the members, will invalidate any prior valid act of the Board.

- b. a.to arrange for the grant of diplomas, certificates and awards and for the participationin any scheme for the grant thereof jointly with other professional bodies;
- b. to engage professional or other assistance, to appoint bankers and any other officers or agents whom it may deem expedient to appoint and to pay such reasonable fees or remuneration as it may think fit;
- c. to invest monies belonging to the Institute;
- d. to sell, buy, let, exchange, lease and accept leases of and deal with any real and personal property on behalf of the Institute;

e. to borrow money, give guarantees and indemnities and mortgage or charge the undertaking, assets and rights of the Institute;

f.to employ and dismiss officers and staff and make provision for retirement, death, disability and ill-health benefits for them and their families, dependents and others;

- g. to have the custody and use of the Seal of the Institute. The general powers given by the Bye-law are not limited or restricted by any special authority or power given to the Board by any other Bye-law. All powers exercisable by the Board may be exercised at a meeting of the Board at which a quorum is present or by written resolution as provided in the Byelaws. The Board may also, by power of attorney or otherwise, appoint any person to be the agent of the Institute for such purposes and on such conditions as it determines.
- **3940**. Unless otherwise determined by a General Meeting, there will be a maximum of fourteen Directors. The method of election, appointment and cooption of the Directors, including the eligibility and term of office shall be determined by General Regulations. The persons who at the date of this amendment of the Bye-laws are member of the Board shall (unless they cease to hold office) be the members of the Board until their terms of office ends. The General Regulations may permit members of staff to be Directors (and thereby to receive remuneration as members of staff).a.The Board shall consistof twelve Voting Members nine of whom shall be elected by the Voting Members and three of whom shall be appointed by The Board.
- b.The Board shall have the power to co-opt up to five additional Voting Members to act as Trustees.
- c.The eligibility criteria for the election of Elected Trustees shall be determined by General Regulations.
- d. The President shall have the right to attend all meetings of The Board, to take the Chairthereof if he or she so wishes and to speak, but shall not have a vote and shall not beresponsible in any way for the decisions of Board or the consequences thereof.
- **40.** The Board will also have Officers, who will be appointed from amongst its members in accordance with General Regulations and whose role will be set by General Regulations. These will consist of:
 - a. The Chair
 - b. Vice Chair (s)
- c. Other Elective Officers as are determined by General Regulations.
- **41.** a. Subject to Bye-law 41b, 42e, 44 and 50b and unless otherwise determined by General Regulations, Elected Trustees will hold office for a term of three years.
- b. In exceptional circumstances, a term of office for any vacancy may be altered to a different number of years, by The Board prior to the election, in order to allow for a staggered succession.
- c. For all Elected Trustees, a year in office shall be from the end of one Annual General-
- Meeting until the end of the following Annual General Meeting
- **42.** a. The election of persons to fill vacancies as a Trustee shall be by a ballot or ballots of Voting Members. The ballot or ballots may be by means of either postal voting, the use

of any other suitable technology, or a combination of these voting methods, as determined by Board Regulations.

b. Any Voting Member of the Institute of good standing who is not a Trustee due to complete a period of service following the time of the election and serving a minimum of six years on The Board shall be eligible to stand as a candidate in such an election subject to satisfying the following conditions;

is nominated as a candidate by The Board, or

is nominated by Voting Members of the Institute as determined by General Regulations.

- c. The conduct of the election of Trustees, including the statement of the number of vacancies, the invitation to candidates to stand, the receipt of nominations, the information to be provided to electors, the issue and return of ballot papers, the counting of votes and the announcement of the results shall be the responsibility of the Secretary and shall be as prescribed in Board Regulations.
- d. Successful candidates for membership of The Board shall assume office at the close of the Annual General Meeting, immediately following the election in which they were successful.
 - e. Elected Trustees shall be eligible for re-election for further terms of office as a Trustee but, subject to Bye-law 42fi, a person who has served as a Trustee for six years in the aggregate, whether consecutive or not, shall not be eligible to be re-elected as a Trustee unless a period of three years has passed since the conclusion of his or her last term of office.
- f. In the event of an Elected Trustee ceasing to hold office, whether as a result of death, incapacity, resignation or otherwise, before the date on which that term of office would otherwise have come to an end, The Board of Trustees may first appoint some other person to serve as an Elected Trustee until the next Annual General Meeting. A period of office served as a Trustee to fill a casual vacancy in this way shall be disregarded in calculating that person's eligibility for re-election as a Trustee. At the next scheduled election to The Board of Trustees, there shall also be an election to fill this casual vacancy. The term of office for a Trustee elected Trustee that s/he shall replace.
- **43.** a. The co-option of Trustees by The Board shall be conducted in accordance with Board Regulations.
 - b. A co-opted Trustee shall assume office at the close of the Board meeting at which he or she is appointed for a term which shall come to an end at the close of the next following Annual General Meeting. It shall be open to The Board to co-opt such a member for a further term or terms provided a person who has served as a Trustee for six years in the aggregate, whether consecutive or not, shall not be eligible to be co-opted as a Trustee unless a period of three years has passed since the conclusion of his or her last term of office.
- **414.** Notwithstanding the provisions of all other Bye-laws a Trustee <u>Director willshall</u> vacate office immediately <u>and a Voting Member will not be eligible for appointment or election as a Director</u> if:
 - a. <u>if-it is a requirement of Board membership that they are a Voting Member and he/-or-</u>she ceases to be a <u>Voting Mm</u>ember of the Institute,
 - b. if he/-or she resigns by notice in writing to the Institute Secretary,
 - c. if, having been elected to <u>t</u>The Board, <u>or being a candidate for election to the Board</u>, he/<u>or</u>-she no longer meets the eligibility criteria for that election under these Bye-laws or the General Regulations., provided that any Trustee who holds the office of Chairman or Vice Chairman shall not be required by virtue of this Bye-law 44c and Bye-law 42e to vacate office on account of his or her having served as a Trustee for six years but shall be entitled to continue to serve as a Trustee until he or she reaches the end of his or her current term of office as Chairman or Vice Chairman,

- d. If a receiving order in bankruptcy is made against him/-or-her or he/-or-sshe makes any arrangement or composition with his/-or-her creditors,
 - ed. if he/-or-she becomes is incapable by reason of any mental disorder or mental impairment within the meaning of the Mental Health Act 1983, either mentally or physically of managing his/-her own affairs,
 - <u>fe.</u> if-in accordance with the relevant procedure, he<u>/-or</u>-she is found guilty of a disciplinary offence,
- f. if a receiving order in bankruptcy is made against him or her or he or she makes any arrangement or composition with his or her creditors,
 - g. if he or she shall have been serving Director, is absent from three consecutive meetings of The the Board (otherwise than through illness or other reasonable cause) and the Board shall resolves to terminate his or her membership of the Board,
 - h. **if**-the Voting Members of the Institute in General Meeting resolve that he<u>/-or</u> she be removed from membership of <u>t</u>-the Board in accordance with Bye-law 4<u>2</u>5.
 - i. if in the reasonable opinion of Tthe Board a member of The Boardhe/-or-she has acted in any way that is contrary to the interests of the Institute or he/-or-she is unable to carry out properly the duties of a member of Tthe Board and the Board has, The Boardmay, by a vote of not less than three-quarters of the members present and voting removed that member of The the Board or determined that that person is not eligible for appointment or election as a Director.
- **425.** Notwithstanding anything in the Bye-laws, the Voting Members of the Institute may by Special Resolution <u>at a meeting</u> remove any <u>Trustee-Director</u> from his/<u>or</u> her membership of <u>t</u>The Board before the <u>expiration end</u> of his/<u>or</u> her period of office and may by a simple majority of the Voting Members present in person or by proxy and voting at the Meeting appoint another person to be a <u>Trustee-Director</u> in his/<u>or</u> her place. The <u>period of office for a</u> person so appointed <u>shall hold officewill be the period of office that</u><u>-during such time only as</u> the removed member would have held office if he/<u>or</u> she had not been removed.
- **46.** All service on The Board shall be honorary and without remuneration, save that Trustees shall be entitled to be reimbursed out of the funds of the Institute their reasonable expenses incurred in carrying out their duties, including expenses of travelling to and from and attending meetings of The Board and save also that fees may be paid to any Trustee for acting as an examiner in respect of any examination held by the Institute. No member of the staff of the Institute shall be eligible to become a Trustee.
- **437.** The proceedings of each meeting <u>and decisions of the Board will of The Board and all other</u> questions incidental thereto shall be determined by or in accordance with Board Regulations.
- **448.** The quorum for meetings of \underline{t} he Board \underline{will} be half of its current membership, <u>unless</u> <u>otherwise determined by the Board</u>.
- 459. The Chairman or, if the Chairman is unable or unwilling to do so, a Vice Chairman or, if noone, some other <u>Trustee Director</u> chosen by the <u>Trustee Director</u>s present <u>presides awill chair</u>t each meeting of <u>T</u>the Board.

OFFICERS

- **50.** a. The Board shall elect from among its number by secret ballot (and may remove) a Chairman and Vice Chairman (or Vice Chairmen).
 - b. A Chairman so elected shall assume office at the close of the Annual General Meeting of the Institute immediately following his or her election to that office and shall continue in that office until the close of the Annual General Meeting following the completion of a two year term. A Vice Chairman so elected shall assume office on such day as may be specified by The Board at the time of his or her election to that office and shall continue in that office for two years unless removed earlier by The Board.
- c. In the event of a vacancy occurring in any office before the expiry of the period of service, whether through death, incapacity, resignation, removal by The Board following a secret ballot, or for any other reason, The Board shall elect a successor by secret ballot. The appointed successor shall serve for the remainder of the period of service, and may be re-elected.
- **51.** The functions of the Officers is to take responsibility for the implementation of the decisions of The Board through the machinery of the Institute and to exercise such powers as may be conferred on them by the laws of the Institute or may be delegated to them from time to time, by the decisions of The Board as determined by Board Regulations.

DELEGATION

- **<u>46</u>52**. The Board <u>willshall</u> appoint a Chief Executive whose function shall be to formulate and bring before The Board plans for the activities of the Institute and will be responsible for the day to day management of the Institute on behalf of <u>t</u>The Board <u>and will formulate and bring before</u> the Board plans for the activities of the Institute.
- **4753.** The Board <u>will shall</u> have power to delegate to any <u>region, branch, interest members'</u> group, board or committee, <u>employee or other group or person as it sees fit</u>, <u>-established by The</u> Board or to any employee of the Institute such of the powers and functions of <u>t</u>The Board (other than the Power to make Board Regulations) as <u>t</u>The Board <u>will</u> shall think fit and to grant powers of sub-delegation. Any <u>board or</u> committee may include persons who are not members, but a majority of the <u>board or</u> committee must be members.
- The Board shall have the power to review and, if thought fit, to disallow the exercise of any power so delegated, without prejudice to the validity of any act taken or made pursuant to the exercise of such delegated power and before the disallowance thereof.

PRESIDENTS AND VICE PRESIDENTS

- - b. The function of the President shall be to represent the Institute at the highest level in its relations with Government and other organisations. will be determined by the Board, but Hhe/-or-she will shall not have responsibility for the day-to-day governance, direction and management of the Institute.

c.In the event of the office of President becoming vacant The Board shall appoint a President. Nominations for candidates for appointment as President shall be made to the Board by the Chairman and Vice Chairmen after consulting the retiring President.

- d. The President shall assume office immediately following the date of his or herappointment, and shall continue in office until the close of the next following Annual-General Meeting. If the President is willing to be re-appointed he or she shall bedeemed to be re-appointed with effect from the close of the next following Annual-General Meeting. A President shall be eligible for re-appointment for two subsequentperiods of office, or such higher number as The Board may determine.c. The President will be appointed for a maximum three-year term and will be eligible for reappointment.
- **4955.** a. The <u>Board may appoint</u> Vice Presidents.<u>- of the Institute shall be appointed by The-Board in such numbers as it shall determine and for such periods of service as shall be-specified in their appointments. The Vice Presidents will be appointed for a maximum three-year term and will be eligible for re-appointment.</u>
- b. The functions of the Vice Presidents, <u>will be determined by the Board, but which shall correspond to those of the President, shall be such as he or she shall, from time to time, allocate to each of them. Tthe Vice Presidents <u>willshall</u> have no responsibility for the day-to-day governance, direction and management of the Institute.</u>
 - be. A Vice President, prior to his or her appointment, _need not have been a Voting-Mmember of the Institute, but <u>on appointment</u>, if <u>not already a Voting Member</u>, <u>he/-or-</u> <u>she he or she was not, shallwill</u> be deemed to have been admitted as a <u>Voting Member</u> of the Institute by virtue of his/-or-her appointment <u>office</u> and <u>willshall</u> remain a <u>Voting</u> Member <u>during for</u> the period of his/-or-her<u>office appointment</u>.

INDEMNITY

- 506. The members of ∓the Board, members of committees, other officials and the staff of the Institute may, by resolution of The Board, _be indemnified out of the funds of the Institute against any losses, expenses or liability incurred by them in or about the discharge of their respective duties, unless arising from their own negligence or wilful default.
- 517. No Trustee Director or member of a Committee, or member of the staff of the Institute willshall be liable for any act other than his/-or her own or for signing any receipt or other document or doing any other act, or for any loss or expense which may happen to the Institute, otherwise than through his/-or her own wilful act or default.

FINANCE

- **58.** The funds of the Institute shall, in accordance with the Charter, be applied wholly with a view to the promotion of the objects of the Institute. The administration of all funds of the Institute shall be subject to the control of The Board.
- **59.** The Board shall have power to create a Reserve Fund for the purpose of providing againstlosses on leasehold or other properties subject to depreciation or to meet claims on orliabilities of the Institute or to be used as a sinking fund to pay off encumbrances of the-Institute or for any other purpose of the Institute which The Board shall think appropriate. ACCOUNTS AND AUDIT
- **5260.** a. The Board <u>will</u>shall cause proper accounting records to be kept, which <u>will</u>shall be sufficient to give a true and fair view of the state of the Institute's affairs and to explain its transactions.

b. The accounting records <u>willshall</u> be kept in such place as <u>T</u>the Board <u>willshall</u> determine and <u>willshall</u> be open to inspection by members of <u>t</u>The Board during normal business hours.

The Board shall, in respect of each accounting period of the Institute, cause to be prepared an income and expenditure account and a balance sheet as at the last day of the period and shall cause such accounts to be examined by the auditors.

- **53.** Once in every year, the Board will lay before the Voting Members in General Meeting its annual report and accounts made up to the end of the immediately preceding Financial Year. This will include a balance sheet made up as at the same date containing all such particulars with regard to the capital, the assets and the liabilities of the Institute. The accounts will include a statement indicating all fees paid and fees due to Directors in respect of services performed by them for the Institute. The annual report will consider the state of the Institute's affairs and it will also have attached to it the External Auditor's report. Every annual report and balance sheet will be signed on behalf of the Board by any Director.
- **54.** A copy of every annual report and annual accounts which is to be laid before the Voting Members in General Meeting will be made available to every Voting Member not less than fourteen clear days before the date of that meeting.
- **61.** The auditors shall make a report to the Institute in General Meeting on the accounts examined by them which shall so far as relevant contain statements as to the matters mentioned within relevant sections of The Companies Act. Such report shall be placed before the Institute in General Meeting and shall be open to inspection by any member of the Institute.
- **62.** The Board shall lay before the Institute in General Meeting copies of the accounts and balance sheet of the Institute for each accounting period, which together with a copy of the auditors' report shall, not later than twenty-one days before the Meeting at which they are to be considered, be sent to every member of the Institute entitled to receive notice of General-Meetings.
- **63.55.** At the Annual General Meeting each year, the Voting Members will appoint the External Auditors. No person will be appointed External Auditor who is not qualified for appointment as External Auditor of a private company under the Companies Act or who is or any of whose partners is a Director or member of the staff of the Institute. The auditors will receive such remuneration as may be determined by or with the authority of the Institute in General Meeting. The External Auditors will be eligible for re-appointment. Any casual vacancy in the office of External Auditors may be filled by the Board.
- The Institute shall, at each General Meeting at which the accounts and balance sheet are laid before the Institute, appoint auditors to hold office from the conclusion of that meeting until the conclusion of the next such General Meeting of the Institute at which time such auditors shall be eligible for re-appointment.
- **56.** At least once in each year, the accounts of the Institute will be examined, and the correctness of the accounts and balance sheet ascertained by the External Auditors. The External Auditors will make a report to the Institute on the accounts examined by them which will, so far as relevant, contain statements as to the matters mentioned in the Companies Act.

- **64.** The Board may appoint the first auditors of the Institute at any time before the first General-Meeting of the Institute or fill any casual vacancy in the office of auditor and auditors soappointed shall hold office until the conclusion of the next General Meeting.
- **65.** No person shall be appointed auditor who is not qualified for appointment as auditor of a private company under the Companies Act or who is or any of whose partners is a Trustee or member of the staff of the Institute.
- **66.** The auditors shall receive such remuneration as may be determined by or with the authority of the Institute in General Meeting.
- **<u>5</u>67.** The auditors <u>willshall</u> have a right of access at all reasonable times to the books, records, accounts and vouchers of the Institute and <u>willshall</u> be entitled to require from the Officers and the staff of the Institute such information and explanation as may be necessary for the performance of their duties.
- **<u>5</u>68.** An auditor may resign by notice in writing addressed to the <u>Institute</u> Secretary.
- **<u>5</u>69.** The auditors <u>willshall</u> be entitled to <u>receive notice of</u>, -attend <u>and speak at</u> any General Meeting.
- -of the Institute and to receive all notices of and any other communications relating to any suchmeeting which Voting Members of the Institute are entitled to receive and to be heard at anysuch meeting which they may attend on any part of the business of the meeting which concerns them as auditors.

NOTICES

- **<u>6</u>70.** A notice and any other document may be served by the Institute upon any member either:
 - a. personally;
 - b. by sending through the post in a prepaid envelope or wrapper addressed to such member at his or her registered place of address that is listed in the Register of Members; or
 - c. by electronic means; or
 - d. publication on a website of similar medium, subject to Bye-law <u>6374</u>.
- **<u>671.</u>** Each member shall from time to time notify in writing to the Institute an address, which caninclude an electronic address, at which notices may be served upon him or her, which shall bedeemed his or her registered place of address<u>The method for giving any notice not expressly</u> – provided for by or in accordance with these Bye-laws will be determined by General Regulations.-
- **72.** Any notice or other document required to be given by the Institute to the members or any of them and not expressly provided for by or in accordance with these Bye-laws shall be sufficiently given if advertised in such manner as may be determined by General Regulations.
- **<u>672</u>**. Any notice or other documents sent by post <u>willshall</u> be deemed to have been served four days after the envelope or wrapper containing the same is posted, and in proving such service it <u>willshall</u> be sufficient to prove that the envelope or wrapper containing the notice was properly addressed, prepaid and posted. A certificate in writing signed by any officer of the Institute that the envelope or wrapper containing the notice was so addressed prepaid and posted <u>willshall</u> be sufficient evidence thereof.

Any notice or other documents served by electronic means and by publication on the website or similar medium <u>willshall</u> be deemed to be given at the expiration of 48 hours after the time it was sent.

7634. In the case of service publication on a website or similar medium notice willshall been deemed to be served only if:

- a. the member has also been served personally, by post or electronically a Notice of Availability that the notice or other document in question has been so published
- b. the notice or other document in question is available for substantially the whole of any relevant notice period.
- **<u>6475</u>**. The member is entitled, upon request, to receive the notice or other document in question at no cost by any of the means listed at Bye-law 670 a, b or c above.
- **<u>65</u>76.** The signature to any notice to be given by the Institute may be written, printed or electronic.
- **<u>6677</u>**. Every notice or application to Tthe Board or to the Secretary, except where otherwise specifically provided by or in accordance with the Rules of the Institute will be deemed to be sufficiently given or made if the same be signed by the person or persons giving or making the same, and delivered to the Institute Secretary personally or be left at the office of the Institute addressed to him or her within normal working hours on any day, except a Saturday, Sunday or public holiday, or be forwarded to him/-or-her at the office of the Institute by post prepaid. Every person giving or making such notice or application will be entitled to require acknowledgement by the Institute Secretary of the receipt of such notice or application.