DATED 6 December 2018

BROADLAND DISTRICT COUNCIL (1)

- and -

NORFOLK COUNTY COUNCIL (2)

- and -

UNITED BUSINESS & LEISURE (PROPERTIES) LIMITED (3)

-and-

ALEXANDER MAXIM VALORI and PETER VALORI and ROLAND VALORI (4)

-and-

UNITED BUSINESS AND LEISURE LIMITED (5)

- and -

BARCLAY SECURITY TRUSTEE LIMITED (6)

PLANNING OBLIGATION DEED

Under (inter alia) Section 106 of the
Town and County Planning Act 1990
as amended by the
Planning and Compensation Act 1991
relating to land south of
Salhouse Road, Sprowston, Norfolk

nplaw
Martineau Lane
Norwich

Ref: PRC/57601
PLANNING OBLIGATION DEED

SECTION 106 OF

THE TOWN AND COUNTRY PLANNING ACT 1990

THIS DEED OF AGREEMENT ("this Deed") is made the 6th day of December 2018

BETWEEN:

(1) BROADLAND DISTRICT COUNCIL of Thorpe Lodge 1 Yarmouth Road Norwich NR7 0DU ("the Council"); and

(2) NORFOLK COUNTY COUNCIL of County Hall Martineau Lane Norwich Norfolk NR1 2DH ("the County Council"); and

(3) UNITED BUSINESS & LEISURE (PROPERTIES) LIMITED of Rowan House 28 Queens Road Hethersett Norwich NR9 3DB (Company Registration Number 05336738) ("the First Owner") and

(4) ALEXANDER MAXIM VALORI of Kingsland Farm Denton Harleston IP20 0AL PETER VALORI of The Old Post Office Field Dalling Norwich NR25 7AS and ROLAND VALORI of 6 Eldorado Road Cheltenham GL50 2PT (collectively "the Second Owner") and

(5) UNITED BUSINESS & LEISURE LIMITED of Rowan House 28 Queens Road Hethersett Norwich NR9 3DB (Company Registration Number 3411947) ("the Third Owner") and

(6) BARCLAYS SECURITY TRUSTEE LIMITED of P O Box 16276, One Snowhill, Snowhill Queensway, Birmingham B2 2XE (Company Registration Number 10825314) ("the Mortgagee")

...together referred to as "the Parties"

RECITALS

(1) The Council is the local planning authority for the purposes of the 1990 Act for the area in which the Site is situated
(2) The County Council is a local planning authority for the purposes of the 1990 Act and the local highway authority for the area in which the Site is situated

(3) The First Owner is the freehold owner of the First Owner’s Land

(4) The Second Owner is the freehold owner of the Second Owner’s Land

(5) The Third Owner is the freehold owner of the Third Owner’s Land

(6) The Mortgagee has a charge over the First Owners Land and the Third Owners Land

(7) The Owners have submitted the Application to the Council and the Council has resolved to grant the Planning Permission subject to the prior completion of this Deed

(8) The Parties have agreed to enter into this Deed with the intention that obligations contained herein may be enforced by the Council and the County Council against:

(a) the First Owner and their respective successors in title in respect of the First Owner’s Land;

(b) the Second Owner and their respective successors in title in respect of the Second Owner’s Land;

(c) the Third Owner and their respective successors in title in respect of the Third Owner’s Land;

In order to implement the policies and proposals of the development plan for the Council’s administrative area and in order to serve the needs of the residents of the Dwellings as follows:

(i) provision of Affordable Housing as part of the Development as required as further set out in the Second Schedule to this Deed

(ii) provision of formal open space, informal open space which includes mitigation for any impacts on sensitive internationally designated sites or the payment of contributions for the provision of such areas off-site as set out in the Third Schedule to this Deed

(iii) either an obligation to comply with the Travel Plan or funding towards the costs associated with the implementation of the Travel
Plan by the County Council as set out in the Fifth Schedule to this Deed

(iv) provision of a road linking Salhouse Road with land owned by the Council ("the Council Land") shown on plan UBL/IMP/2018/1 (6 August 2018) between points A and B and terminating on the boundary of land of the Council Land at point B as set out in the Fourth Schedule to this Deed

(9) Save where otherwise stated or where the context so admits it is intended that this Deed will take effect once the Planning Permission has been granted the Reserved Matters application relevant to any Phase has been approved and the relevant part of the Development applicable to that Phase has Commenced

(10) Roland Mark Valori is shown and referred to as Roland Mark Valori in the Proprietary Register of Title number 47419972 registered at the Land Registry.

NOW THIS DEED WITNESSETH as follows:

1. DEFINITIONS

For the purposes of this Deed the following expressions shall have the following meanings:

<p>| &quot;the 1990 Act&quot;                  | the Town and Country Planning Act 1990 as amended |
| &quot;Anglian Water&quot;                | Anglian Water Services Limited as sewerage undertakers |
| &quot;Application&quot;                  | the application validated on 5 April 2016 for outline planning permission for the erection of up to 380 dwellings with vehicular, cycle and pedestrian access from Salhouse Road and new pedestrian and cycle access from Plumstead Road incorporating an emergency vehicular access. The provision of open space, sustainable urban drainage systems, associated landscaping, infrastructure and earthworks, land for a Bus Rapid Transit (BRT) scheme; a section of orbital link road submitted to the Council and allocated reference number 20170104 |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;Commencement&quot;</td>
<td>the date on which a material operation as defined in Section 56(4) of the 1990 Act is first carried out except operations consisting of site clearance, demolition, archaeological investigations, ground surveys, removal of contamination, erection of temporary fences, laying of services, the temporary display of site notices and/or advertisements, and &quot;Commence&quot; &quot;Commenced&quot; and &quot;Commencement Date&quot; shall be interpreted in accordance with this definition</td>
</tr>
<tr>
<td>&quot;the Council Land&quot;</td>
<td>The land registered at the Land Registry under title number NK122514</td>
</tr>
<tr>
<td>&quot;Development&quot;</td>
<td>the development of the Site to be carried out pursuant to the Planning Permission</td>
</tr>
<tr>
<td>&quot;Dwelling&quot;</td>
<td>any residential unit to be constructed on the Site pursuant to the Planning Permission as part of the Development whether an Affordable Dwelling or an Open Market Dwelling</td>
</tr>
<tr>
<td>&quot;the First Owner's Land&quot;</td>
<td>the part of the Site registered at the Land Registry under title number NK286455 (subject to the matters recorded on the register) and shown edged red on the NK286455 title plan attached to this Deed at the First Schedule</td>
</tr>
<tr>
<td>&quot;Implementation Phasing Plan&quot;</td>
<td>the plan to be submitted to and approved by the Council pursuant to condition [3] of the Planning Permission</td>
</tr>
<tr>
<td>&quot;Index Linked&quot;</td>
<td>The increase or decrease (if any) in the Royal Institute of Chartered Surveyors Build Cost Information Service All in Tender Price Index (or if such index ceases to be published such other index as the Council shall reasonably determine)</td>
</tr>
<tr>
<td>Term</td>
<td>Description</td>
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<tr>
<td>(a) in respect of any Contribution payable under the provisions of the Third Schedule to this Deed between the January 2015 (being the date of the Council’s Recreational Provision in Residential Development (SDP)) and the date upon which the payment of the Off Site Open Space Contribution is made pursuant to this Deed</td>
<td></td>
</tr>
<tr>
<td>(b) in respect of any other Contribution payable under the provisions of this Deed between the date of this Deed and the date upon which the payment of the relevant Contribution is made pursuant to this Deed</td>
<td></td>
</tr>
<tr>
<td>“Link Road”</td>
<td>A section of Type 2 Road as defined by the applicable County Council standards (and including carriageway, footway, cycleway, drainage, street lighting and verge) between Salhouse Road and the Council Land approximately between points A and B on Plan UBL/IMP/2018/1 (6 August 2018) attached to this Deed at the First Schedule and constructed in accordance with those standards and to a standard suitable for adoption as a highway maintainable at public expense under the provisions of the Highways Act 1980</td>
</tr>
<tr>
<td>“Nominated Officer”</td>
<td>the senior officer of the Council responsible for development management or other officer of the Council notified to the Owner</td>
</tr>
<tr>
<td>“Occupation”</td>
<td>occupation of any building or part of the Site as a Dwelling or for any purposes authorised by the Planning Permission but excluding occupation for the purposes of construction internal and external refurbishment decoration fitting-out marketing or security operations and “Occupy” and “Occupied” shall be construed accordingly</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<td>------------------------------------------</td>
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</tr>
<tr>
<td>&quot;Open Market Dwelling&quot;</td>
<td>any Dwelling constructed as part of the Development which is not an Affordable Dwelling</td>
</tr>
<tr>
<td>&quot;Owners&quot;</td>
<td>the First Owner in respect of First Owners’ Land, the Second Owner in respect of the Second Owner’s Land and the Third Owners in respect of the Third Owner’s Land, together and &quot;Owner&quot; shall be interpreted in accordance with this definition</td>
</tr>
<tr>
<td>&quot;Phase&quot;</td>
<td>any part of the Development shown as a phase for the purpose of identification only on the Implementation Phasing Plan and &quot;Phases&quot; and &quot;relevant Phase&quot; shall be construed accordingly and for the avoidance of any doubt this Definition shall apply whether the Development is constructed in one phase alone or in two or more phases</td>
</tr>
<tr>
<td>&quot;the Plan&quot;</td>
<td>the plan attached to this Deed at the First Schedule (Drawing No. 013 (26 September 2016))</td>
</tr>
<tr>
<td>&quot;Planning Permission&quot;</td>
<td>the planning permission to be granted subject to conditions by the Council pursuant to the Application</td>
</tr>
<tr>
<td>&quot;Reserved Matters&quot;</td>
<td>the appearance, landscaping, layout and scale of a Phase of the Development in respect of which details have not been given in the Application</td>
</tr>
<tr>
<td>&quot;Reserved Matters Application&quot;</td>
<td>the application(s) for the approval of Reserved Matters for a Phase to be submitted to the Council pursuant to the Planning Permission</td>
</tr>
<tr>
<td>&quot;the Second Owners’ Land&quot;</td>
<td>the part of the Site registered at the Land Registry under title number NK419972 and shown edged red on the NK419972 title plan attached to this Deed at the First Schedule</td>
</tr>
<tr>
<td>&quot;Section 38 Agreement&quot;</td>
<td>any proposed agreement between the Owners and the highway authority pursuant to Section 38 of the Highways Act 1980 or any statutory modification or re-enactment thereof to ensure</td>
</tr>
<tr>
<td><strong>&quot;Site&quot;</strong></td>
<td>the land south of Salhouse Road Sprowston shown edged red for identification purposes only on the Plan attached to this Deed at the First Schedule against which this Deed may be enforced (and which for the avoidance of any doubt coincides with an encompasses the First Owner's Land, the second Owner's Land and the Third Owner's Land)</td>
</tr>
<tr>
<td><strong>&quot;the Third Owners' Land&quot;</strong></td>
<td>The part of the Site Registered at the Land Registry under title number NK209391 and shown edged red on the NK209391 title plan attached to this Deed at the First Schedule</td>
</tr>
<tr>
<td><strong>&quot;Wider Allocation&quot;</strong></td>
<td>the land comprising 56 hectares or thereabouts allocated for residential led mixed use development pursuant to policy GT7 of the policy document entitled &quot;Growth Triangle, Area Action Plan, Old Catton, Sprowston, Rackheath and Thorpe St Andrew&quot; forming part of the Council's Local Plan and adopted by the Council on July 2016 (including for the avoidance of any doubt and as the circumstances so permit or require the balance of the Site over and above the Phase under particular consideration (irrespective of whether or not Development has Commenced)</td>
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</tbody>
</table>

2. **INTERPRETATION**

2.1 One gender includes all the others

2.2 The singular includes the plural and vice versa

2.3 The parties to this Deed include their respective successors in title to the parts of the Site in respect of which they hold an interest and reference to the Council includes any
successor local planning authority exercising powers under the 1990 Act and reference to the County Council includes any successor authority exercising powers under the Highways Act 1980

2.4 A covenant not to do something includes a covenant not to permit or suffer that thing to be done

2.5 Headings in this Deed are for ease of reference only and cannot be taken into account in its construction or interpretation

2.6 A reference to a paragraph or clause in the Schedule of this Deed is a reference to a paragraph or clause in that part of the Schedule

2.7 Reference to any statutory provision includes reference to Acts of Parliament and all other legislation having effect as directly or indirectly amended consolidated extended replaced or re-enacted by any subsequent legislation and any orders regulation instruments or other subordinate legislation made under that statute or provision

3. ENABLING POWERS AND LEGAL BASIS

3.1 This Deed is made pursuant to Section 106 of the Act and Section 111 of the Local Government Act 1972 and all other enabling powers and the covenants and obligations contained in this Deed are planning obligations for the purposes of section 106 of the Act enforceable by the Council and the County Council

3.2 It is agreed by the Parties that any obligation contained within this Deed which sets out how a planning obligation will be performed will not amount to more than one planning obligation per Schedule for the purposes of Regulation 123 of the Community Infrastructure Levy Regulations 2010, as amended

3.3 A reference to an act of Parliament includes any later modification or re-enactment, including any statutory instruments made under that act, and reference to a gender or person includes all genders or classes of person

3.4 Any covenant in this Deed not to do something includes an obligation not to allow or permit it to be done

3.5 This Deed is governed by and interpreted in accordance with the law of England

4. OWNERS’ COVENANTS AND OBLIGATIONS

4.1 The Owners covenants with the Council and the County Council in this Deed and the Schedules to this Deed (as appropriate) and it is AGREED (subject to Clause 5.7 of this Deed) for the avoidance of all doubt that the obligations or covenants within this Deed
shall not be joint and severally enforceable against the Owners (other than the obligations or covenants in the Fourth Schedule and the Eighth Schedule which shall be jointly and severally enforceable against the Owners) and shall only be enforceable against:

4.1.1 the First Owner (or any of its successors in title) in respect of the First Owner's Land;

4.1.2 the Second Owner (or any of their successors in title) in respect of the Second Owner's Land;

4.1.3 the Third Owner (or any of its successors in title) in respect of the Third Owner's Land;

5. AGREEMENTS AND DECLARATIONS AND OTHER PROVISIONS

The parties agree and declare as follows:

5.1 No person shall be liable for any breach of this Deed which first occurs after they shall have disposed of all or part of their interest in the Site or that part of the Site to which the breach relates PROVIDED THAT the reservation of any rights easements or the inclusion of any covenants or restrictions in any transfer shall not constitute an interest for the purposes of this clause

5.2 The Owners confirm that they are the owners of their respective parts of the Site (as detailed above) with full power to enter into this Deed and that there is no person or body with an interest in any part of the Site (other than the Mortgagee in respect of both the First Owners Land and the Third Owners Land) whose consent is necessary to make this Deed binding on all interests in the Site

5.3 The covenants, restrictions and requirements contained in this Deed shall not be enforceable against:

5.3.1 individual purchasers lessees and/or occupiers of Dwellings constructed on the Site pursuant to the Planning Permission or their mortgagees SAVE FOR Paragraph 1.7 in Part 1 of the Second Schedule;

5.3.2 any statutory undertaker or other person who

5.3.3 acquires any part of the Site or an interest in it for the purposes of the supply of electricity gas water telecommunications or highways in connection with the Development of the Site

5.4 On completion the Owners will pay the Council's and the County Councils reasonable legal costs in connection with this Deed
No provisions of this Deed shall be enforceable under the Contracts (Rights of Third Parties) Act 1999

If any provision of this Deed is held to be invalid, illegal or unenforceable it will not affect the remaining provisions

No waiver, express or implied, by the Council or County Council constitutes a continuing waiver, nor prevents the Council or the County Council from enforcing any of the provisions in this Deed

The covenants requirements and the planning obligations in this Deed shall only come into effect in respect of any Phase once Development has Commenced on that Phase unless otherwise specifically indicated in this Deed or to construe otherwise would be inconsistent with the requirements of any such covenants requirements or the planning obligations

This Deed shall be registered as a local land charge by the Council

Where approval or consent is required from any party to this Deed such approval or consent shall not be unreasonably withheld or delayed

Nothing in this Deed shall prohibit or limit the right to develop any part of the Site in accordance with a planning permission other than the Planning Permission

Following the performance of all the obligations contained in the Deed the Council shall forthwith effect the cancellation of all entries made in the Register of Local Land Charges in respect of this Deed

COUNCIL AND COUNTY COUNCIL OBLIGATIONS

The Council and the County Council hereby covenant with the Owners (as appropriate) to comply with their respective requirements in this Deed

RANSOM STRIPS

Without prejudice to the generality of clause 4 above the Owners covenant with the Council and the County Council in respect of any Phase to construct or improve any road cycle-track or other services on the Site required under the terms of this Deed or the Planning Permission or any Section 38 Agreement or any requirement of Anglian Water (including for the avoidance of any doubt the Link Road) up to the boundary of the relevant Phase and to any adjoining land in third party ownership but for the further avoidance of any doubt this provision shall not place any obligation on the Owners to grant any rights to the owner of any land which abuts any part of the Site

Without prejudice to the generality of clause 6 above the Council shall use its best endeavours to ensure that identical provisions as those contained in Clause 7.1 are included in any planning permissions granted by the Council or planning obligations
entered into under Section 106 of the 1990 Act or any agreements entered into under either Sections 38 or 278 of the Highways Act 1980 in respect of any planning application that it receives (or any planning application the Council has previously received as of the date of this Deed which remains undetermined as of the date of this Deed) for development of any land within the Wider Allocation

7.3 For the avoidance of any doubt the Parties agree and specify that the intention of clauses 7.1 and 7.2 above is to prevent the creation of ransom strips and thereby to facilitate the development both of the Site in Phases and of any sites within the Wider Allocation

8. MORTGAGEE CONSENT

8.1 The Mortgagee consents to the completion of this Deed and declares that its interest in the First Owners Land and the Third Owners Land shall be bound by the terms of this Deed as if it had been executed and registered as a land charge prior to the creation of the Mortgagee’s interest in the First Owners Land and the Third Owners Land PROVIDED THAT the Mortgagee shall not be personally liable for any breach of the obligations in this Deed unless committed or continuing at a time when the Mortgagee is in possession of all or any part of the First Owners Land or the Third Owners Land.

9. DISPUTES

9.1 If any dispute is not resolved between the Parties, any of the Parties may refer it for determination by an expert. The expert will be appointed by agreement between the parties or, in default of agreement, by the President for the time being of the Royal Institution of Chartered Surveyors and the expert’s decision shall be final and binding

9.2 Nothing in this clause will apply to the recovery of liquidated sums or prevent the parties from commencing or continuing court proceedings

10. CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

10.1 No provisions of this Deed shall be enforceable under the Contracts (Rights of Third Parties) Act 1999

11. INTEREST AND VAT

11.1 If any payment due to the Council is paid late interest will be added from the date payment is due to the date of payment at the rate of 4% above the base rate of the Bank of England from time to time

11.2 All payments made in accordance with the terms of this Deed shall be exclusive of any VAT properly payable in respect thereof
12. **NOTICES**

12.1 Any notice or written communication to be served or given by one party upon or to any other party under the terms of this Deed shall be deemed to have been validly served or given if delivered by hand or sent by registered or recorded delivery to address given at the beginning of this Deed unless written notification of another address has been received.

12.2 The Owners or any one of them will notify the Nominated Officer and the County Council in writing of the relevant:

12.2.1 anticipated Triggers seven days in advance of each anticipated date

12.2.2 actual Triggers within seven days of each actual date

12.3 If the Owners or any one of them disposes of their interest in all or part of the Site they will notify the Nominated Officer and the County Council within 7 days of the name and address of the new owner and sufficient details to identify the Site or part of the Site PROVIDED THAT this requirement shall not apply to the sale of any Dwellings for Occupation as dwellinghouses

**IN WITNESS** whereof the parties hereto have executed this instrument as their Deed and it is the parties' intention that this Deed be delivered and it is hereby delivered on the date first before written.
FIRST SCHEDULE
(plans attached to this Deed)

The plan of the Link Road

plan of the First Owner's Land

plan of the Second Owner's Land

plan of the Third Owner's Land

the Plan
UBL/IMP/2018/1
Implementation Phasing Plan.
6th August 2018.
380 units to be delivered as a Single Phase as per planning approval Ref: 20170104.

KEY:
- Proposed Residential
- Green Open Space
- Orbital through road

(Areas and route of orbital link road indicative only)
This official copy is incomplete without the preceding notes page.
SECOND SCHEDULE
AFFORDABLE HOUSING

Part 1

In this Second Schedule (and elsewhere in this Deed where the context permits) the following words and expressions shall have the following meanings:

"Affordable Dwellings" the Dwellings to be constructed on each Phase of the Site to a standard agreed with the Council as Affordable Housing and "Affordable Dwelling" shall be construed accordingly

"Affordable Housing" the Intermediate Housing and Rented Housing to be provided to Eligible Households whose needs are not met by the market

"Affordable Housing Mix" 50% Rented Housing and 50% Intermediate Housing per Phase (or as otherwise approved by the Council in writing)

"Affordable Housing Provision" the construction and provision of Affordable Dwellings on each Phase of the Site (other than the First Phase) in the following percentages (whichever is the higher) either

a) the Minimum Percentage of Affordable Dwellings;

or

b) the Revised Percentage of Affordable Dwellings

dependent upon the determination and recommendations of the Viability Assessment to be carried out for each Phase (other than the First Phase) in accordance with the provisions of Part 3 of this Second Schedule and in accordance with the Affordable Housing Mix

"Affordable Housing Scheme" a scheme securing the First Phase Affordable Housing Provision and the Affordable Housing Provision for each Subsequent Phase (if applicable) and specifying:
- the Phase to which the Scheme relates

- the timescale and programme for implementation of the Affordable Housing Scheme and construction of the Affordable Dwellings;

- full details of the design of the Affordable Dwellings

- the identity of the Provider or Providers (if known at this stage) or such details as the Council reasonably requires to satisfy itself that the Affordable Dwellings will be secured as Affordable Housing in perpetuity;

- the number, location, type and size of Affordable Dwellings to be constructed on the relevant Phase;

- full details of the Affordable Housing Mix including the types of Intermediate Housing and Rented Housing;

- such other information as the Council may reasonably require to enable approval of the Affordable Housing Scheme including details of how the Recycling Obligation will be complied with and secured

"Affordable Rented Dwellings" Affordable Dwellings to be let by a Provider with an appropriate agreement with Homes England for the provision of social housing to Eligible Households subject to rent controls that require a rent of no more than 80 per cent of the local market rent including any service charges (where applicable) and shall not exceed the local housing allowance for that area or as otherwise approved by the Council in writing

"Approved Affordable Housing Scheme" the Affordable Housing Scheme approved by the Council for each Phase in accordance with paragraph 1.1 of this Schedule including any amendment, revision or substitution approved by the Council in writing

"Discount Price" Means 75% of the open market value of the Discounted Market Dwelling as at the date of any proposed sale as determined in writing by an independent chartered
surveyor of not less than ten years standing having experience of residential property within the administrative area of the Council

"Discounted Market Dwelling" Dwellings for sale to Eligible Households at the Discount Price

"Discount Restriction" A restriction on the sale of each Discounted Market Dwelling to Eligible Households at a Discount Price in the following form:

"no disposition of the registered estate (other than a charge) by the proprietor of the registered estate is to be registered without a certificate signed by the applicant for registration or their conveyancer that the provisions of paragraph 1.4.1 - 1.4.3 of Part 1 of the Second Schedule to the Section 106 Agreement dated 6th December 2018 and made between Broadland District Council (1) Norfolk County Council (2) United Business & Leisure (Properties) Limited (3) Alexander Maxim Valori Peter Valori and Roland Valori (4) United Business & Leisure Limited has been complied with"

"Eligible Household" a person or persons in need of accommodation who are unable to rent or buy on the local open market nominated by the Council in accordance with Part 2 of this Second Schedule and determined in accordance with the Council's housing allocation policy or as otherwise approved by the Council

"First Phase" the first Phase of the Site to be constructed under the Planning Permission as agreed with the Council pursuant to condition [3] of the Planning Permission and for the avoidance of any doubt this Definition applies whether the Development is constructed in one phase alone or in two or more phases

"First Phase Affordable Housing Provision" the construction and provision of Affordable Dwellings on the First Phase equating to no less than 10% of the total
number of Dwellings on the First Phase (unless otherwise agreed in writing by the Council) in accordance with the Affordable Housing Mix

"Homes England" Homes England (the body formerly known as the Homes & Communities Agency) or its successor body or other appropriate body as the Council may approve

"Intermediate Dwellings" Affordable Dwellings for sale and rent at prices below local market price that Eligible Households can afford as determined by the Council acting reasonably including low cost homes (but not including low cost market housing), shared ownership and shared equity products as approved by the Council

"Intermediate Housing" one or more of Intermediate Dwellings Discounted Market Dwellings Shared Equity Dwellings and Shared Ownership Dwellings as approved by the Council

"Intermediate Rented Dwellings" Dwellings at rents above those of Social Rented Dwellings but below local market rents that Eligible Households can afford (which shall be no more than 80% of local market rents including any service charges and shall not exceed the local housing allowance for that area) as determined by the Council

"the Minimum Percentage of Affordable Dwellings" 10% of the total number of Dwellings on each Phase

"Open Market Dwelling" any Dwelling constructed as part of the Development which is not an Affordable Dwelling

"Practically Complete" completion of the construction of the Affordable Dwellings in accordance with this Deed subject only to the existence of minor defects and / or omissions at the time of inspection which are capable of being made good without materially interfering with the beneficial use and enjoyment of the Affordable Dwellings and which it would be reasonable to include in a schedule of minor snagging
items and “Practically Completed” shall be construed accordingly

“Provider”

either:

(i) a Registered Provider; or

(ii) another organisation that owns affordable dwellings and has been approved in writing by the Council

“Public Subsidy”

funding provided by the Council, Homes England or any other public body or successor body towards the provision of Affordable Housing

“Recycling Obligation”

an obligation to use any monies paid in relation to the acquisition of any share or interest in an Affordable Dwelling by an Eligible Household towards alternative Affordable Housing provision within the Council’s administrative area or such other area as the Council may agree

“Registered Provider”

as defined in the Housing and Regeneration Act 2008

“Rented Housing”

one or more of Affordable Rented Dwellings and Social Rented Dwellings and Intermediate Rented Dwellings as agreed with the Council

“the Revised Percentage of Affordable Dwellings”

if so determined and justified by a Viability Assessment the percentage of Affordable Dwellings in excess of the Minimum Percentage of Affordable Dwellings to be provided on a Phase (other than the First Phase) PROVIDED THAT the Revised Percentage of Affordable Dwellings shall not exceed the percentage of Affordable Dwellings that would be required to be provided on a Phase pursuant to the Council’s adopted development plan policy in force at the time a Viability Assessment for a Phase (as appropriate) is settled and agreed in accordance with the provisions in Part 3 of the Second Schedule
"Shared Equity Dwellings" Affordable Dwellings purchased on a shared equity basis whereby not more than 75% of the equity is sold to the purchaser with power to increase their percentage of ownership up to 100% after five years of acquisition of the initial share and upon a payment equating to the additional equity being purchased payable to the Council or the Provider as the case may be (or such other body as the Council may elect). Such payment to be based on the actual market value as at the date of acquisition of the additional equity such scheme to be secured by a mechanism and in a form agreed with and approved by the Council (or such other body as the Council may elect).

"Shared Ownership Dwellings" Affordable Dwellings purchased on a Shared Ownership Lease

"Shared Ownership Lease" a lease in a form approved by Homes England or where there is no such form in a form approved by the Council such lease to provide for the following:

- not more than 75% and not less than 25% of the equity (or such other percentages the Council may agree) shall be initially sold to the purchaser by the Provider

- power to the purchaser to increase their ownership up to 100% if they so wish

- an initial rent not exceeding 2.75% of the value of the equity retained by the Provider subject to annual increases not exceeding Retail Price Index (All Items) published by the Office for National Statistics (or if such index ceases to be published such other index as the Council shall reasonably determine) plus 0.5% or such other rent as complies with the requirements from time to time of Homes England

"Social Rented Dwellings" Affordable Dwellings owned or managed by a Provider / let at rents not exceeding the Target Rent

Subsequent Phase A Phase that is not the First Phase
"Target Rent" the rent for Social Rented Dwellings as determined by the national rent regime published by Homes England or any subsequent replacement or where there is no such replacement at a rent determined by the Council

"Viability Assessment" an assessment in writing of the economic viability of each Phase (other than the First Phase) to be carried out in accordance with Part 3 of this Schedule and in strict accordance with the approach and methodology recommended by the Royal Institution of Chartered Surveyors in the report entitled "RICS Professional Guidance, England, "Financial Viability in Planning" 1st Edition, Guidance Note" (or any subsequent re-enactment) using ARGUS appraisal software in a manner approved by the Council and utilising direct evidence on sale and costs from the immediately preceding Phases of the Development which are in progress or have been completed prior to the date the relevant assessment is carried out in order to determine whether a Phase can viably provide more than the Minimum Percentage of Affordable Dwellings and in the event that it is so established that it can so provide then to determine and justify the Revised Percentage of Affordable Dwellings applicable to that Phase

The Owners covenant with the Council as follows:

1.1 Not to Commence or allow Commencement of any Phase of the Development until

(a) the Affordable Housing Scheme for that Phase (save for the identity of the Provider and the timetable for the provision of the Affordable Dwellings) has been submitted as part of the Reserved Matters Application and has been approved by the Council in writing
(b) the identity of the Provider and the timetable for provision of the Affordable Dwellings has been approved by the Council as part of the Approved Affordable Housing Scheme for that Phase

1.2 Not to Occupy or allow Occupation of the first Open Market Dwelling in any Phase until an exchanged contract or contracts for the sale of the Affordable Dwellings on that Phase to a Provider has been supplied to the Council SAVE THAT where the Council agrees that the Affordable Dwellings on any Phase are not to be transferred this obligation shall not apply

1.3 Not to construct or procure the construction operation or provision of the Affordable Dwellings on any Phase otherwise than in accordance with the Approved Affordable Housing Scheme for that Phase and the timescales and details set out therein

1.4 On first sale not to transfer or otherwise dispose of any Discounted Market Dwelling to any person other than an Eligible Household as approved by the Council

1.5 On any second or subsequent sale not to transfer or otherwise dispose of any Discounted Market Dwelling to any person other than an Eligible Household

1.6 Not to transfer or otherwise dispose of any Discounted Market Dwelling other than subject to a Discount Restriction at any time

1.7 Not to offer for sale any Intermediate Dwelling (other than a Shared Ownership Dwelling without the prior written consent of the Council to the maximum selling price of that Intermediate Dwelling

1.8 Not to Occupy or allow Occupation of more than the 50% of the Open Market Dwellings on any Phase until all of the Affordable Dwellings to be provided on that Phase pursuant to the Approved Affordable Housing Scheme for that Phase are Practically Complete and the following requirements have been met:

(a) any Affordable Rented Dwellings and Shared Ownership Dwellings for that Phase have been transferred to the approved Provider (or where no transfer is required their on-going provision has been secured) in accordance with and subject to the following terms:

i. for a consideration at a level which ensures that no Public Subsidy is required to enable the transaction to be completed;
ii free from all financial charges, adverse rights, restrictions or other encumbrances which would interfere with the use of the Affordable Dwellings as Affordable Housing;

iii with the benefit of all necessary easements, rights and utilities; and

iv any other terms to secure any conditions and requirements of the Approved Affordable Housing Scheme for the relevant Phase and where specifically requested by the Council, the registration of a restriction to secure compliance with the Recycling Obligation

(b). any other Intermediate Housing for that Phase has been made available for sale in accordance with the Approved Affordable Housing Scheme for that Phase

1.9 Not to use or allow the Affordable Dwellings in any Phase to be used for any purpose other than Affordable Housing in accordance with the Approved Affordable Housing Scheme for that Phase PROVIDED THAT the obligations contained in this Schedule shall not be binding upon:

1.9.1 a person acquiring an interest in an Affordable Dwelling under a statutory right to buy or acquire or a voluntary right to buy scheme under the Housing and Planning Act 2016 (or any statutory re-enactment);

1.9.2 an Eligible Household who has staircased under a Shared Ownership Lease to acquire 100% of the leasehold or freehold interest or by a person who has acquired 100% of a Shared Equity Dwelling;

1.9.3 a mortgagee or chargee (or any receiver (including an administrative receiver or administrator) appointed by such mortgagee or chargee or any other person appointed under any security documentation to enable such mortgagee or chargee to realise its security (each a “Receiver”) of the whole or any part of the Affordable Dwelling or any persons or bodies deriving title through such mortgagee or chargee or Receiver PROVIDED THAT it is has first complied with the following:

(a) such mortgagee or chargee or Receiver shall first give notice to the Council of its intention to dispose of the Affordable Dwellings and shall have used reasonable endeavours over a period of three months from the date of the written notice to complete a disposal of the Affordable Dwellings to another Registered Provider or to the Council for a consideration not less than the amount due and outstanding under the terms of the relevant security documentation including all accrued principal monies, interest, costs and expenses; and
(b) if such disposal has not completed within the three-month period, the mortgagee, chargee or Receiver shall be entitled to dispose of the Affordable Dwellings free from the obligations contained in this Schedule which provisions shall determine absolutely in relation to the affected Affordable Dwellings

1.9.4 all persons or bodies deriving title under or through any persons or bodies referred to in this paragraph 1.9 (including their successors in title)

1.10 To comply with the requirements of the Local Connection Criteria at Part 2 of this Schedule and to ensure that 33% of the Affordable Rented Dwellings are let in accordance and compliance with that Criteria
Part 2

LOCAL CONNECTION CRITERIA

Up to one third (or such other amount as the Council shall reasonably require) of the Affordable Rented Dwellings (as chosen by the Council) shall be let on first Occupation in accordance with the local lettings policy set out below:

1.1 first allocations shall be made to people living in the Parishes of Great and Little Plumstead (including Thorpe End), Sprowston and/or Thorpe St Andrew

1.2 if there is no suitable person in paragraph 1.1 comes forward within 28 days allocations will be made to people who work in the Parishes of Great and Little Plumstead (including Thorpe End) Sprowston and/or Thorpe St Andrew ; and

1.3 if there are no suitable persons in paragraphs 1.1 and 1.2 coming forward within a further period of 28 days allocations will be made to people who need to move to the Parishes of Great and Little Plumstead (including Thorpe End), Sprowston and/or Thorpe St Andrew to give/receive support to/from close family

1.4 If there are no suitable persons in paragraph 1.1 and/or 1.2 and/or 1.3 above, allocations will be made to households living in the Broadland District in accordance with the Council’s policies relating to housing allocation or where no such persons are available to an Eligible Household as approved by the Council

2. The administrative procedure for nominations shall be as follows:

2.1 To grant to the Council nomination rights to 100% of the Affordable Rented Dwellings unless otherwise agreed in writing

2.2 The administrative procedure for nominations shall be in accordance with the Council’s housing allocations policy as amended from time to time or in accordance with alternative procedures as the Council and the Owners shall agree between them
Part 3

VIABILITY ASSESSMENT

The Owners hereby covenant with the Council as follows:

1. Not to Commence or allow Commencement of a Subsequent Phase until the Owners have undertaken and submitted to the Council in writing a Viability Assessment for that Subsequent Phase

   (a) making a determination and recommendation on whether or not it is economically viable to construct and provide Affordable Dwellings in excess of the Minimum Percentage of Affordable Dwellings on that Subsequent Phase

   (b) in the event that the Viability Assessment determines and recommends that the construction and provision within that Subsequent Phase of Affordable Dwellings in excess of the Minimum Percentage of Affordable Dwellings is economically viable making a further determination and recommendation as to the Revised Percentage of Affordable Dwellings applicable to that Subsequent Phase

2. When submitting the Viability Assessment to the Council in accordance with the provisions of paragraph 1 above to confirm to the Council also in writing that they accept the determination and recommendation of the Viability Assessment for that Subsequent Phase

3. Not thereafter to Commence or allow Commencement of that Subsequent Phase until the Council has either accepted (in accordance with the provisions of paragraph 4.1 below) the findings and recommendations of the Viability Assessment or any disagreement on the Council’s part has been resolved utilising the procedure set out at paragraph 4.3 below and an Affordable Housing Provision for that Subsequent Phase has thereby either been agreed or been resolved and settled (as the case may be)

The Council and the Owners hereby covenant and agree with each other as follows:

4. Within 20 working days of receipt of a Viability Assessment for a Subsequent Phase from the Owners (in accordance with the provisions of paragraph 1 above and together with the information required under paragraph 2 above) the Council shall confirm in writing to the Owners whether it:

   4.1 accepts the findings and recommendations of the Viability Assessment for that Subsequent Phase ("the Acceptance Notice"); or
4.2 rejects (with reasons) the findings and recommendations of the Viability Assessment for that Subsequent Phase ("the Non-Acceptance Notice")

5. If the Council through the issue of the Acceptance Notice accepts the findings and recommendations of the Viability Assessment for that Subsequent Phase then the Affordable Housing Provision for that Subsequent Phase shall be that determined and recommended by the Viability Assessment.

6. If the Council issues a Non-Acceptance Notice for a Subsequent Phase then either Party may immediately refer the dispute to the expert appointed in accordance with the provisions of clause 8 hereof ("the Appointed Expert") and the determination of the Appointed Expert as to the Affordable Housing Provision for that Subsequent Phase shall be binding on the Parties (save in the event of manifest error) and the Affordable Housing Provision for that Subsequent Phase shall be that determined by the Appointed Expert PROVIDED THAT if both Parties agree in writing not to refer the dispute to the Appointed Expert for a specified period of time to allow negotiations to settle the dispute by consent to take place then the ability of either Party to refer the dispute to the Appointed Expert pursuant to this paragraph 6. shall cease and then only arise again on the expiry of such agreed period AND FOR THE AVOIDANCE OF DOUBT it is agreed that if the negotiations referred to above result in the dispute being settled by consent then the Affordable Housing Provision for that Subsequent Phase shall be that agreed in writing between the Parties following the successful conclusion of the negotiations.

7. Once the Affordable Housing Provision for a Subsequent Phase has been settled and agreed either in accordance with the provisions of paragraphs 4.1 and 5 above or in accordance with the provisions of paragraph 6 (as the case may be) above then that Affordable Housing Provision shall remain in full force and effect unless and until a revised Viability Assessment for that Subsequent Phase is submitted by the Owners to the Council in accordance with the provisions of paragraph 8 below PROVIDED THAT unless otherwise agreed in writing by the Council no such revised Viability Assessment may be submitted by the Owners to the Council within a 12 month period commencing (as the case may be) on the following events:

(a) the date of the Acceptance Notice issued under paragraph 4.1 above

Or

(b) the date of the written notice of agreement between the Parties at the end of any period of negotiation agreed under paragraph 6 above

Or
(c) the date of the determination of the Appointed Expert under paragraph 6 above

8. Strictly subject to the provisions of paragraph 7 of this Part 3 of the Second Schedule the Owners may (but shall be under no requirement to) submit a revised Viability Assessment to the Council in respect of a Subsequent Phase prior to the Occupation of more than 50% of the Dwellings in that Subsequent Phase and in the event that the Owners submit such a revised Viability Assessment:

8.1 the provisions of paragraphs 2.1 to 2.4 of this Part 3 of the Second Schedule shall apply to that Subsequent Phase in the same manner as they apply to the Viability Assessment submitted prior to the Commencement of Development of that Subsequent Phase in accordance with the requirements of paragraph 1.1 of Part 3 of this Second Schedule; and

8.2 no more than 50% of the Dwellings in that Subsequent Phase may be Occupied until the Affordable Housing Provision for that Subsequent Phase has thereby either been agreed or been resolved and settled pursuant to paragraph 2.5.1 above.

PROVIDED THAT AND FOR THE AVOIDANCE OF ANY DOUBT the First Phase shall not be affected or bound by any of the provisions and obligations of this Part 3 of this Second Schedule
THIRD SCHEDULE

OPEN SPACE

Part 1

In this Schedule (and elsewhere in this Deed where the context permits) the following words and phrases shall have the following meaning:

"Approved Open Space Scheme" The Open Space Scheme for each Phase as approved by the Nominated Officer including any amendment or substitution agreed by the Nominated Officer in writing

"Green Infrastructure Contribution" Means that part of the Off-Site Open Space Contribution and / or Open Space Maintenance Contribution for a Phase (if any) allocated to the provision and maintenance of green infrastructure as detailed in Part 2 of this Schedule

"Management Company" a company to be set up for the purposes of managing and maintaining the Open Space for each Phase in perpetuity

"Nominated Body" one of the following as determined by the Council:
   a) the Council;
   b) the town or parish council for the area within which the Site is located;
   c) the Management Company; or
   d) such other body as the Council may elect as being responsible for maintenance of the Open Space within a Phase

"Off Site Open Space Provision" In the Council’s absolute discretion the provision of Open Space either elsewhere within the Site or in the parishes of Sprowston, Rackheath and/or Plumstead in lieu of any deficiency in the amount or type of Open Space being provided within a Phase compared to
that required in accordance with the Council's current Open Space Policies

"Off-Site Open Space Contribution" A sum in lieu of any deficiency in the amount or type of Open Space being provided within a Phase compared to that required in accordance with the Council's current Open Space Policies such sum to be calculated in accordance with Part 2 of this Schedule and Index Linked and applied in the Council's absolute discretion towards the provision of Open Space serving the Development in the parishes of Sprowston, Rackheath and Plumstead

"Open Space" Land to be set aside and used as public open space within a Phase which may include areas for formal recreation, play, allotments and green infrastructure in line with current Open Space Policies (unless the Nominated Officer agrees to either or both of Off Site Open Space Provision and/or an Off-Site Open Space Contribution in lieu of part or all of the Open Space in which case such lower amount as the Nominated Officer agrees)

"Open Space Maintenance Contribution" A financial contribution Index Linked towards the repair, management and maintenance of the Open Space within a Phase to be calculated in accordance with Part 2 of this Schedule

"Open Space Policies" Means the policies contained in the Council's Development Management Development Plan Document including policy EN1 biodiversity & habitats, EN3 green infrastructure & RL1 provision of formal recreation space or such replacement policies or documents as the Council may specify (or any amendment or revision therefore) relating to the provision of open space, recreation, sport, allotments, green infrastructure and other similar types of amenity land and facilities
"Open Space Scheme" A scheme securing the provision of Open Space within a Phase calculated in accordance with Part 3 of this Schedule (unless the Nominated Officer agrees to either or both of Off Site Open Space Provision and/or an Off-Site Open Space Contribution in lieu of part or all of the Open Space in which case such lower amount as the Nominated Officer agrees) and containing in respect of each Phase:
- full details of the amount of recreation, play, allotment and green infrastructure provision to be provided in line with the Open Space Policies
- the extent, location and boundaries of the Open Space
- details of the design and layout of the Open Space all equipment, drainage features, access arrangements, street furniture, fencing and landscaping together with appropriate plans drawings and specifications
- details of the ongoing management and maintenance of the Open Space including whether a Management Company is proposed as the Nominated Body
- such other information as the Council may reasonably require to enable approval of the Open Space Scheme

"Standard Terms" in accordance with the reasonable requirements of the Council in consultation with the Nominated Body to include in respect of each Phase:
- the transfer of the freehold estate of the Open Space Unencumbered with full title guarantee
- for a sum not exceeding £1 (one pound)
- with the benefit of all necessary rights and easements and with vacant possession
- subject to a restriction on the future use of the Open Space for recreational and amenity purposes by the general public
- an obligation to maintain the Open Space to a standard suitable for use by members of the public
- a requirement that the Nominated Body's conveyancing fees and disbursements are paid for by the Owner

"Unencumbered" Means free from all adverse rights, easements, restrictions or other encumbrances which would interfere with the use of the Open Space Land as public open space and all encumbrances which might result in additional cost or liability to the Nominated Body not normally associated with the use of the Open Space

The Owners hereby covenant with the Council as follows:

1. OPEN SPACE

1.1 Not to Commence or allow Commencement of any Phase until the Open Space Scheme for that Phase has been submitted to and approved in writing by the Nominated Officer

1.2 Where the Nominated Officer has agreed to a deficiency in the amount of Open Space within a Phase not to Occupy or allow Occupation of more than 50% of the Dwellings within that Phase until either
   (a) a scheme for the provision of any Off Site Open Space Provision applicable to that Phase has been submitted to and agreed in writing by the Council such scheme to include
      - full details of the amount of recreation, sport, play, allotment and green infrastructure provision to be provided in line with the Open Space Policies and the timetable for such provision
      - the extent, location and boundaries of the Off Site Open Space Provision
      - details of the design and layout of the Off Site Open Space Provision and all equipment, drainage features, access arrangements, street furniture, fencing and landscaping together with appropriate plans drawings and specifications
      - details of the ongoing management and maintenance of the Off Site Open Space Provision including whether a Management Company is proposed as the Nominated Body
- such other information as the Council may reasonably require to enable approval of the said scheme or
(b) any Off-Site Open Space Contribution applicable to that Phase has been paid to the Council

2. **ON-SITE OPEN SPACE**

Where Open Space is to be provided on-Site within a Phase under the Approved Open Space Scheme:

2.1 Not to Occupy or allow Occupation of any Dwellings within a Phase otherwise than in accordance with and subject to the timetable contained within the Approved Open Space Scheme and the planning conditions imposed by the Planning Permission for that Phase

2.2 Not to Occupy or allow Occupation of more than 50% of the Dwellings in a Phase until the Open Space to be provided within that Phase has been laid out and provided in accordance with the Approved Open Space Scheme for that Phase to the written satisfaction of the Council

2.3 Thereafter to maintain the Open Space Unencumbered provided within that Phase to a standard suitable for use by members of the public as approved by the Nominated Officer and not to use the Open Space within that Phase for any purpose other than public recreation and amenity land for the general public

2.4 Not to Occupy or allow Occupation of more than 80% of the Dwellings in a Phase unless:
   a) Where the Management Company is the Nominated Body:
      i) the Management Company has been created to the satisfaction of the Council; and
      ii) the memorandum and articles of association and the form of transfer of the Open Space to the Management Company has been submitted to the Nominated Officer for approval and has been approved by the Council; and
   b) the Open Space provided in accordance with the Approved Open Space Scheme has been transferred to the Nominated Body subject to the Standard Terms; and
   c) the Open Space Maintenance Contribution has been paid to the Council

PROVIDED FIRSTLY THAT the Nominated Body shall not be required to accept the transfer of the Open Space for a Phase unless it has been provided and maintained in strict accordance with the Approved Open Space Scheme for that Phase AND SECONDLy THAT there shall be no obligation to pay the Open Space Maintenance Contribution for a Phase where the Nominated
Body for that Phase is not the Council, the town or parish council for the area within which the Site is located or such other body funded by the Council

Part 2

Extract from Open Space Policies detailing the cost per dwelling for the Provision and Maintenance of Open Space as at January 2015

Contribution towards purchase of land

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<thead>
<tr>
<th>Land purchase</th>
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<tr>
<td>Property</td>
</tr>
<tr>
<td>1 bed</td>
</tr>
<tr>
<td>2 bed</td>
</tr>
<tr>
<td>3 bed</td>
</tr>
<tr>
<td>4 bed</td>
</tr>
<tr>
<td>5+ bed</td>
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Equipping of Off Site Open Space

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<tr>
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<tbody>
<tr>
<td>Property</td>
</tr>
<tr>
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</tr>
<tr>
<td>2 bed</td>
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<tr>
<td>3 bed</td>
</tr>
<tr>
<td>4 bed</td>
</tr>
<tr>
<td>5+ bed</td>
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34
### Maintenance

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### Part 3

Extract from Open Space Policies detailing the Area (Sq mtrs) required per dwelling for the provision of on-site Open Space

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<thead>
<tr>
<th>Number of bedrooms</th>
<th>Children's play spaces m²</th>
<th>Sports facilities m²</th>
<th>Allotments m²</th>
<th>Green Infrastructure m²</th>
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</thead>
<tbody>
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<td>5.6</td>
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</table>
FOURTH SCHEDULE

LINK ROAD

The Owners hereby jointly and severally covenant with the Council as follows:

1. to construct and provide at their own expense entirely the Link Road prior to the Occupation of the 325th Dwelling

2. not to Occupy or permit the Occupation of more than 324 Dwellings until the Link Road has been constructed and provided

PROVIDED THAT AND FOR THE AVOIDANCE OF ANY DOUBT firstly there will be no requirement for the Owners to maintain the Link Road after adoption as a highway maintainable at public expense and secondly that the provisions of clause 7 of this Deed will apply to the construction and operation of the Link Road and particularly (but not exclusively) to the Council Land referred to at paragraph GT8 of the Council's Growth Triangle Area Action Plan and to the third party land referred to at paragraph GT7 of the Council's Growth Triangle Area Action Plan.
FIFTH SCHEDULE

THE TRAVEL PLAN CONTRIBUTION OBLIGATIONS

In this Schedule (and elsewhere in this Deed where the context permits) the following words and phrases shall have the following meaning:

"Approved Travel Plan" means the Travel Plan(s) for each Phase submitted to the County Council by the Owners in accordance with Conditions [15] and [16] of the Planning Permission and approved by the County Council in writing

"Bond Sum" means the sum of £500 (Index Linked) per Dwelling or such other sum as the County Council may agree in writing being the cost of implementation of and compliance with the Approved Travel Plan for each Phase

"Travel Plan(s)" means a framework of options and measures to enable and encourage people to travel more sustainably and reduce the need to travel altogether being site and people specific

"Travel Plan Bond" means a bond substantially in the form annexed at Annex 1

"Travel Plan Contribution" means the sum of £500 per Dwelling (Index Linked) or such other sum as the County Council may agree in writing towards the implementation of the Travel Plan for each Phase

"Travel Plan Update" means a mode of travel survey prepared in consultation with the County Council detailing how the Approved Travel Plan for a Phase has operated during the relevant period and its effectiveness
The Owners hereby covenant with the County Council as follows:

1. TRAVEL PLAN

1.1 to pay the Travel Plan Contribution for each Phase to the County Council prior to Occupation of the first Dwelling on that Phase towards the production, approval and ongoing review of a Travel Plan for the Phase

OR

1.2 not to Commence or allow Commencement until a Travel Plan for that Phase has been submitted to the County Council for approval as an Approved Travel Plan in accordance with the Planning Permission and thereafter to monitor and review the Approved Travel Plan for each Phase and submit a Travel Plan Update for each Phase to the County Council on the twelve month anniversary after the date of first Occupation of each Phase and on subsequent anniversaries (or such other date as may be agreed with the County Council) such monitoring to continue each year until the second anniversary of final Occupation of each Phase; and

1.3 if the Owners proceed under paragraph 1.2 above not to allow first Occupation of any Dwelling on a Phase until they have complied with paragraphs 1.3 (a) or 1.3 (b) below:
   (a) obtained and provided to the County Council the Travel Plan Bond for that Phase with a surety approved by the County Council for the Bond Sum ("the Approved Travel Plan Bond"); or
   (b) deposited the Bond Sum for that Phase with the County Council ("the Travel Plan Deposit").

AND

1.4 In the event that the Owners fail in the reasonable opinion of the County Council to perform the obligations and deliver the requirements of the Approved Travel Plan for that Phase the County Council may serve notice on the Owners confirming the actions required by the Owners to comply with the obligations contained in this Deed for that Phase ("the Performance Notice"); and

1.5 if after a period of 28 days the Owners have failed in the reasonable opinion of the County Council to comply with the Performance Notice the County Council may call in the Approved Travel Plan Bond for that Phase or utilise the Travel Plan Deposit for that
Phase as the case may be and carry out the requirements of the Approved Travel Plan for that Phase without further recourse to the Owners.
SIXTH SCHEDULE

COUNCIL COVENANTS

The Council hereby covenants with the Owners as follows:

1. upon approval of the Open Space Scheme for a Phase to confirm the Nominated Body for that Phase.

2. to pay the Open Space Maintenance Contribution for a Phase to the Nominated Body within 28 days of receipt.

3. to hold any contribution received under the Third Schedule or the Eighth Schedule in an interest bearing account and apply the same (together with any interest accrued) towards the purposes for which they were paid and in the event that the contributions have not been committed (by way of contract or expenditure of the monies) within 10 years of receipt of the total amount of the relevant contribution to repay the unspent balance to the payer together with any interest accrued.

4. the Council shall within 28 days of written request provide to the Owners the details of the expenditure of any Open Space Maintenance Contribution or any Off Site Open Space Contribution or the Community Hall Contribution.

5. at the written request of the Owners the Council shall provide written confirmation of the discharge of any or all of the obligations (as appropriate) contained in this Deed when satisfied that such obligations have been performed.
SEVENTH SCHEDULE

COUNTY COUNCIL COVENANTS

The County Council hereby covenants with the Owners as follows:

1. following payment of the relevant Travel Plan Contribution for a Phase the County Council shall take responsibility for implementing and complying with the relevant Travel Plan(s) for the that Phase(s) without delay

2. within 28 days of written request provide to the Owners the details of the expenditure of the relevant Travel Plan Contribution for a Phase

3. at the written request of the Owners the County Council shall provide written confirmation of the discharge of any or all of the obligations (as appropriate) to the County Council contained in this Deed when satisfied that such obligations have been performed

2. to hold any contribution received under this Schedule in an interest bearing account and apply the same (together with any interest accrued) towards the purposes for which they were paid and in the event that the contributions have not been committed (by way of contract or expenditure of the monies) within 10 years of receipt of the total amount of the relevant contribution to repay the unspent balance to the payer together with any interest accrued
EIGHTH SCHEDULE

COMMUNITY HALL CONTRIBUTION

In this Schedule (and elsewhere in this Deed where the context permits) the following words and phrases shall have the following meaning:

| “Community Hall Contribution” | Means the sum of £30,000 Index Linked in lieu of the provision within the Development of a Community Centre on the Site (which would ordinarily be required in accordance with policy GT7 of the Growth Triangle Area Action Plan prepared by the Council) and applied in the Council’s absolute discretion towards the provision of community facilities in the parishes of Sprowston, Rackheath and Plumstead |

The Owners hereby jointly and severally covenant with the Council as follows:

1. not to Occupy or allow Occupation of more than 50% of the Dwellings on the Site until the Community Hall Contribution has been paid to the Council
Annex 1

Form of Travel Plan Bond

DATED 20

- and -

BOND

in respect of

Norfolk County Council

County Hall

Martineau Lane

NORWICH

NR1 2DH
THIS BOND reference number [ref no.] is made as a deed
this ___ day of ___ 20___
By [ ___] ("the Surety")

On behalf of: [ ___] ("the Developer")

In favour of: THE NORFOLK COUNTY COUNCIL of County Hall Martineau Lane Norwich Norfolk ("the County Council")

WHEREAS;

(A) by an agreement dated [ ___] and made between the County Council and the Developer ("the Agreement") the Developer undertook to provide a bank bond issued in favour of the County Council in the sum of £[ ___]([ ___ pounds]) ("the Bond Sum")

(B) the Surety at the request of the Developer and with the approval of the County Council has agreed to become the surety for the Developer and will pay to the County Council the Bond Sum upon demand.

NOW THIS DEED WITNESSES:

1. the Surety is held and firmly bound to the County Council in the sum of £[ ___ pounds]) ("the Bond Sum") to be paid to the County Council for which payment we bind ourselves and our successors and assigns by these presents

2. upon receipt by the Surety of the County Council's written demand stating "the Developer has failed to duly perform and observe all the terms of the Agreement" ("Demand") the Surety shall pay to the County Council within 28 days of receipt of the Demand such amount as certified by the County Council as is required to satisfy and discharge the damages sustained by the County Council (including without prejudice to the generality thereof any costs actually incurred by the County Council pursuant to the Agreement)

3. receipt of a Demand from the County Council shall be taken as conclusive evidence by the Surety for the purposes of this Bond that a breach has occurred and the sum demanded is properly due PROVIDED THAT the amount demanded does not exceed the Bond Sum.

4. Multiple Demands may be made pursuant to this Bond up to the Bond Sum
5. Subject to the Developer performing the Obligations the Bond Sum will reduce as follows:
   a) Upon receipt of written confirmation from the County Council on the first anniversary of first
      Occupation (as defined in the Agreement) that the Obligations are being complied with the Bond
      Sum shall be reduced by an amount proportionate to the number of Dwellings then Occupied and
      thereafter upon receipt of the County Council’s written confirmation on each subsequent
      anniversary of first Occupation by a further proportionate amount taking into account the number
      of Dwellings then Occupied (as defined in the Agreement)
   b) To nil on the date upon which the County Council confirms in writing that all Obligations have
      been complied with and final Occupation has occurred.

6. This Bond shall expire upon the earlier of:
   a) The date upon which the Bond Sum is reduced to nil; or
   b) The date upon which the County Council confirms in writing that the Bond is no longer required
      and the same is formally released

7. This Bond is a continuing obligation and shall remain in full force until released or discharged
   in accordance with the provisions contained herein.

8. This Bond is personal to the County Council and is not transferable or assignable without the
   consent of the Surety such consent not to be unreasonably withheld PROVIDED THAT a
   Statutory successor in title to the County Council shall automatically be deemed to have the
   consent of the Surety and will benefit from this Bond

9. Subject to Clause 8 above no party who is not a party to this Bond shall be entitled to enforce
   any of its terms for his own benefit and the application of the Contracts (Rights of Third Parties)
   Act 1999 to the terms of this Bond are hereby expressly excluded.

10. This Bond shall be governed by and construed in accordance with the law of England.

SIGNED as a Deed by
the Surety acting by:-

AUTHORISED SEALING OFFICER
THE COMMON SEAL of
BROADLAND DISTRICT
COUNCIL was hereunto affixed
to this Deed in the presence of:

S FENWELL - HEAD OF CORPORATE RESOURCES

Authorised Signatory

THE COMMON SEAL of
NORFOLK COUNTY
COUNCIL was hereunto affixed
to this Deed in the presence of:

CHRIS WALTON

Authorised to sign on behalf of Chief Legal Officer

Head of Law
EXECUTED AS A DEED by United Business & Leisure (Properties) Limited acting by a Director in the presence of:-

Directors name signature witness

ABIGAIL MILLIKEN

Directors signature Name witness

Director/Secretary's name Address witness

Spire Solicitors LLP
The Pines
50 Connaught Road
Attleborough
Norfolk NR17 2BP

SIGNED AS A DEED by Alexander Maxim Valori in the presence of:-

Signature of Witness

ABIGAIL MILLIKEN

Name of Witness

Spire Solicitors LLP
The Pines
50 Connaught Road
Attleborough
Norfolk NR17 2BP

Address of Witness
SIGNED AS A DEED by Peter Valori in the presence of:-

H. Bailey

Signature of Witness

HOWARD BAILEY

Name of Witness

Spire Solicitors LLP
The Pines
50 Connaught Road
Attleborough
Norfolk NR17 2BP

Address of Witness

SIGNED AS A DEED by Roland ALEXANDER Valori in the presence of Maxim Valori as attorney for Roland Valori under a power of attorney dated 22 August 2018 in the presence of:

Signature of Witness

ABIGAIL MILLEN

Name of Witness

Spire Solicitors LLP
The Pines
50 Connaught Road
Attleborough
Norfolk NR17 2BP

Address of Witness
Barclays Bank UK PLC  
Business Delegated Authority Procedure

1. AIM OF THESE PROCEDURES
   The objective of these Procedures is to provide certainty and clear controls around who may bind Barclays Bank UK PLC ("BBUKPLC" or the "Bank").

   These Procedures will apply to all Business Units (including all future and successor business units) of BBUKPLC.

   To avoid doubt, these Procedures are intended to apply only to documents and deeds which purport to bind the Bank in its relationships with third parties, not to purely internal or administrative documentation, such as invoices, expense approvals and so forth.

2. SCOPE OF AUTHORITY TO SIGN DOCUMENTS AND DEEDS
   2.1 Authorised Signatories
      All employees of the Bank of Director grade (or equivalent) and above (the 'Relevant Employees') engaged, from time to time, in the ordinary course of the business of BBUKPLC will, by virtue of their grade, be made Authorised Signatories of the Bank ('Authorised Signatories').

      Each Authorised Signatory will have the power to sign any document or deed in the ordinary course of the business of the Bank, within the limits of these Procedures. For the avoidance of doubt, the ordinary course of business does not include matters reserved to the Board and certain other transactions including, but not limited to, the issuance of equity; any matter which creates additional personal or criminal liability for any director of Barclays PLC, BBUKPLC or any other Barclays Group Company; or creates a contingent liability for Barclays. If you are in any doubt you should seek advice from your local legal team.

   2.2 Place of Exercise of Authority
      For tax purposes, the location at which a document or deed is executed is indicative of the location in which the charge to tax arises on the revenue from the transaction. Documents and deeds must be physically signed in the location which is undertaking the transaction. This will ensure that taxes arise where they are expected. Exceptions to this must be notified to Barclays Tax.

      For example, documents and deeds relating to a transaction being undertaken by a business team in France should be signed in the UK and not, for example, in the UK where the usual Authorised Signatory might be travelling while on business. Instead another Authorised Signatory who is able to sign in the UK should be found.

   2.3 Business Area Limit
      Authorised Signatories may only sign or countersign documents or deeds that they fully approve of and are within or ancillary to their business area. It is the Authorised Signatory's responsibility to ensure that the approval and signing of documents and deeds is conducted in compliance with all policies and procedures that apply to the Bank in relation to the execution of documents and deeds. Consideration must also be given to the compliance of any document with any applicable Ring Fencing Rules. The Authorised Signatory is responsible for the correctness of the transaction, document or deed even if another authorised signatory has already signed, regardless of their position.

      These procedures do not deal with the various internal approvals which may be required in connection with signing authorities, for example securities issuance (for example, capital application(s), new product committee and compliance approvals and any credit or risk committee approvals). All internal approvals must be in place before any documents or Deeds are signed or executed by an Authorised Signatory.

      Authorised Signatories may not sign any powers of attorney and may not delegate their signing authority.
2.4 Financial limits

The powers granted to Authorised Signatories pursuant to the Procedures and General Power of Attorney are separate from and have no impact on the financial limits that individuals may approve. Authorised Signatories may sign documents and deeds which exceed their financial authority provided that the necessary approvals have been obtained and evidenced. It is the Authorised Signatory's responsibility to ensure that the necessary approvals have been obtained and take responsibility for the documents and deeds that they sign.

2.5 Power of attorney

A power of attorney will be executed granting Relevant Employees the power to sign documents or execute and deliver deeds in the ordinary course of the business of the Bank (the 'General Power of Attorney'). Barclays Corporate Secretariat will arrange for execution of the General Power of Attorney under the common seal of the Bank and be granted authority to issue additional Powers of Attorney on an annual basis, or from time to time as may be required. Each General Power of Attorney will expire after a period of no more than 12 months.

2.6 Changes to list of Authorised Signatories

Persons who are not an Authorised Signatory at the time the General Power of Attorney is executed will automatically become an Authorised Signatory by being appointed as a Relevant Employee. Relevant Employees who leave the Barclays Group will automatically cease to be Authorised Signatories.

In exceptional cases, each Business Unit's General Counsel may also terminate any Authorised Signatory's authority while that person is still a Relevant Employee by notifying Barclays Corporate Secretariat (and notifying the Relevant Employee and other employees in the business as appropriate). Barclays Corporate Secretariat will maintain a list of individuals who have had their authority revoked.

2.7 Providing evidence to third parties of an Authorised Signatory's authority

Requests for certified copies of the Power of Attorney should be made to Barclays Corporate Secretariat. Certificates of Authority can also be issued upon request.

2.8 Powers of attorney issued outside these Procedures

For the avoidance of doubt, no specific powers of attorney issued by Barclays Corporate Secretariat will be revoked or otherwise impacted by these Procedures.

3. GOVERNANCE

These Procedures may not be amended without the consent of the Sponsor, except with the prior approval of the Resolutions Committee.

(a) Sponsor – Head of Barclays Corporate Secretariat.
(b) Owner – Barclays Corporate Secretariat.
(c) Date last revised – March 2018

A breach of these Procedures may result in disciplinary action that could lead to dismissal.
Power of Attorney

Roland Mark Valori
ROLAND MARK VALORI, of 6 Eldorado Road, Cheltenham, Gloucestershire GL50 2PT (the Grantor), HEREBY APPOINTS on 22 August 2018 severally ALEXANDER MAXIM VALORI of Kingsland Farm, Denton, Harleston, Norfolk IP20 9AJ and PETER FRANCIS VALORI of The Old Post Office, Field Dalling, Norfolk NR25 7AS each to be the Grantor's true and lawful attorney (each an Attorney).

1.1 In this power of attorney:

Property means the freehold property known as land on the north-east side of Plumstead Road, Thorpe End registered at HM Land Registry under title number NK419972;

Transaction means the sale of the Property.

1.2 The Attorney may, with full power, authority and legal right in the name and on behalf of the Grantor:

1.2.1 do and perform any and all acts, matters and/or things (and shall have the absolute discretion to approve the form and content of and to execute, deliver, seal and sign any and all deeds, agreements, consents, letters or other documents, whether as deeds or otherwise);

1.2.2 grant any authorisations or consents on behalf of the Grantor,

which the Attorney may in his sole and absolute discretion consider necessary or desirable in connection with or relating to the Transaction.

1.3 In particular, without prejudice to the generality of the foregoing, the Attorney may negotiate, vary, amend, sign, execute and/or deliver on the Grantor's behalf the following documents and any amendments thereto:

1.3.1 the sale contract setting out the terms and conditions of the Transaction;

1.3.2 a transfer of the Property;

1.3.3 a legal charge over the Property securing deferred consideration in the sale;

1.3.4 a buy-back option over the Property; and

1.3.5 any other documents required for the Transaction.

2 Confirmation and indemnity

The Grantor hereby undertakes to ratify and confirm whatever the Attorney shall lawfully do, purport to do or cause to be done by virtue of this power of attorney and to indemnify and hold harmless the Attorney and his successors against all actions, demands, proceedings, claims, costs, expenses, obligations, liabilities and losses of
any description arising from the exercise or the purported exercise in good faith of any of the powers hereby granted to him under this power of attorney.

3 Duration of power

3.1 This power of attorney:

3.1.1 shall be irrevocable from the date hereof until 15 working days after the completion of the Transaction inclusive when it shall automatically expire;

3.1.2 shall be conclusive and binding on the Grantor and the Grantor’s successors.

3.2 No person or corporation having dealings with the Attorney under this power of attorney shall have any obligation to make any enquiries as to whether or not this power of attorney has been revoked.

3.3 Any exercise by the Grantor from time to time of any of the powers hereby conferred shall not of itself be deemed to be a revocation; further all acts under this power of attorney shall be valid and binding on the Grantor until express notice of its revocation is received by such beforementioned person or corporation.

4 Governing Law

This power of attorney shall be governed by and construed in accordance with the laws of England and Wales.

IN WITNESS whereof this power of attorney is executed as a deed and delivered on the day and year first above written.
Executed as a deed by
ALEXANDER MAXIM VALORI in
the presence of:

H. Bailey

SIGNATURE OF WITNESS

WITNESS NAME,    HOWARD BAILLEY

WITNESS ADDRESS

OCCUPATION OF WITNESS  SOUCITOR

Executed as a deed by ROLAND
MARK VALORI in the presence of:

SIGNATURE OF WITNESS

WITNESS NAME,    Arisnie Ancerson

WITNESS ADDRESS  Upton Leigh, Overton Road, Cheltenham,
                 Gloucestershire, GL50 3BL

OCCUPATION OF WITNESS  Housewife.
Executed as a deed by PETER FRANCIS VALORI in the presence of:

SIGNATURE OF WITNESS

WITNESS NAME, SHERIZE KISSOON

WITNESS ADDRESS Spire Solicitors LLP
The Pines
50 Connaught Road
Attleborough
Norfolk NR17 2BP

OCCUPATION OF WITNESS PARALEGAL | LEGAL SECRETARY