

12 Endeavour Square London E20 1JN

Tel: +44 (0)20 7066 1000 Fax: +44 (0)20 7066 1099

www.fca.org.uk

Co-operative and Community Benefit Societies Act 2014

Registration of new society

The following society has today been registered by us under Co-operative and Community Benefit Societies Act 2014 as a Community Benefit Society:

Society: Salford RD Holdings Limited

Registration number: 8978

Registration date: 19 December 2022

Address: AJ Bell Stadium, 1 Stadium Way, Eccles, M30 7EY

Financial year-end date: 31 December

The attached copy of the special resolution for the conversion is today registered under Co-operative and Community Benefit Societies Act 2014.

Date: 19 December 2022



THE COMPANIES ACT 2016

SPECIAL RESOLUTION

COMPANY NAME: SALFORD RD HOLDINGS

COMPANY NUMBER: 11120060

COMPANY TYPE: LIMITED BY GUARANTEE

At a general meeting of the above company duly convened and held at AJ Bell Stadium,

Stadium Way, Eccles M30 7EY

On the following date: 18 October 2022

The following resolutions were passed as special resolutions;

The above Company be converted into a Registered Society pursuant to section 115 of Cooperative and Community Benefit Societies Act 2014.

The following three people shall be appointed members and are authorised to accept any alterations to the rules made by the FCA without further consulting the company: Andrew Rosler, Kieran Charleson and Paul King.

Signed Hausin

Andrew Rosler - Chair

Signed

Kieran Charleson - Secretary

Signed

Paul King

Signed

Paul Trainor



FOR Salford RD Holdings Limited

Sponsoring Body for registration purposes:

The Football Supporters' Association
1 Ashmore Terrace, Stockton Road, Sunderland
SR2 7DE



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RULES

NAME AND DEFINITIONS

1. The name of the Society is to be Salford RD Holdings Limited, and Salford Red Devils is called "the Club" in the rest of these Rules; The City of Salford is called "the Area".

INTERPRETATIONS

- 2. In these Rules:
 - **"the Act"** refers to the Co-operative and Community Benefit Societies Act 2014 or any Act or Acts amending or in substitution of it for the time being in force;
 - "Address" means a postal address or, for the purposes of electronic communication, an email address or telephone number for receiving text messages;
 - "The Club" means the above-named club;
 - "The Club Board" or "the Directors" means all those persons appointed to perform the duties of Directors of the Club;
 - "Club Board Meeting" includes, except where inconsistent with any legal obligation, a physical meeting, a meeting held by electronic means and a meeting held by telephone;
 - "Director" means a director of the Club and includes any person occupying the position of Director, by whatever name called;
 - "Chair" means the person appointed by the Society to act as chair pursuant to Rule 82
 - "Secretary" means the person appointed by the Society to act as secretary pursuant to Rule 83
 - "Community Shares" means a form of shares known as withdrawable share capital, which is unique to society law. Withdrawable share capital can be withdrawn from the Society, subject to these rules and any conditions set out in a share offer document.
 - "Electronic Means" shall include email, video links and secure authenticated website transactions.
 - **"Employee"** means anyone over the age of 16 holding a contract of employment with the Club to perform at least eight hours of work per week for the Club;
 - "Independent Examination" means an independent examination of the Club's accounts which may only be carried out:
 - with reference to guidance issued by the Football Supporters' Association; and
 - in years in which the Club has disapplied the obligation to conduct an audit in accordance with section 84 of the Act.



For the avoidance of doubt, if the Club is obliged under section 85 of the Act to produce a report on its accounts and balance sheet it must do so even if it also carries out an Independent Examination for that year of account.

"Member" has the meaning as detailed under 'Membership' in these Rules;

"Person" means, unless the context requires otherwise, a natural person, unincorporated body, firm, partnership, corporate body or any representative of an unincorporated body, firm, partnership or corporate body;

"Registered Society" means a society registered under the Act;

"Registrar" means the Financial Conduct Authority or any successor body in function;

"Rules" means these Rules:

"Writing" means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.

COMMUNITY BENEFIT PURPOSE

3. The business of the Society is to be conducted for the benefit of the community served by the Club and not for the profit of its members.

OBJECTS

- 4. The Club's objects are to benefit the community by;
 - 4.1 enhancing the social, cultural and economic value of the Club to its communities and by acting as a responsible custodian of the Club for future generations;
 - 4.2 Sustainable development of the Club for the benefit of the people of Salford and the surrounding area by providing or assisting in the provision of sport in the interests of social welfare, for recreation or other leisure time occupation, employment or enjoyment of individuals who have a need of such by reason of their youth, age, geographical location, infirmity or disability, financial hardship or social circumstances or other such reason by the provision of the sport of rugby league;
 - 4.3 promoting and furthering the sport of rugby league by providing and maintaining facilities for the enjoyment of the club and rugby league;
 - 4.4 upholding the mutual ownership of the Club operating democratically, fairly and transparently;
 - 4.5 ensuring the Club operates with financial responsibility enabling the Club to be run for the long-term interest of the community;
 - 4.6 providing sporting facilities and opportunities regardless of age, income, ethnicity, gender, disability, sexuality, religious or moral belief; and



4.7 playing at the highest level possible, but always operating in a financially responsible and prudent manner.

POWERS

- 5. The Club may achieve these Objects in whole or in part through an interest or interests in companies or societies, provided that the Objects of the companies or societies are consistent with the Club's Objects.
- 6. In order to achieve its Objects, the Club may either itself or through a subsidiary company or society acting under its legal control:
 - 6.1 buy, sell and lease property;
 - 6.2 borrow;
 - 6.3 grant security over its property and assets;
 - 6.4 establish, promote and maintain for the purposes of the Club any lawful fundraising scheme;
 - award pensions, allowances, gratuities and bonuses to past and present employees (including their dependents and people connected with them) of;
 - 6.5.1 the Club;
 - 6.5.2 any successor body of the Club; and
 - 6.5.3 any subsidiary company or society of the Club;
 - 6.6 set up and maintain itself or with others trusts funds or schemes (whether contributory or non-contributory) intended to provide pension or other benefits for the people referred to in the preceding sub-paragraph;
 - 6.7 indemnify or take out and maintain insurance for the benefit of people who are or were:
 - 6.7.1 members of the Club Board; or
 - 6.7.2 officers; or
 - 6.7.3 employees; or
 - 6.7.4 trustees of a pension fund

of the Club or any subsidiary company or society of the Club against any liability which they may have as a result of their involvement with the Club or its subsidiaries;

6.8 so far as permitted by these Rules take out and maintain insurance against any risks to which the Club may be exposed; and



- 6.9 co-operate with other supporters' organisations, co-operatives and societies conducted for the benefit of the community at local, national and international levels; and
- 6.10 do anything else which is necessary or expedient to achieve its Objects.

APPLICATION OF SURPLUS

- 7. The profits or surpluses of the Club are not to be distributed either directly or indirectly in any way whatsoever among members of the Club but shall be applied;
 - 7.1 to maintain prudent reserves;
 - 7.2 on expenditure to achieve the Club's objectives.

INTEREST ON SHARE CAPITAL

8. The surpluses of the Society are also not to be distributed either directly or indirectly in any way whatsoever among members of the Society but shall be applied to pay interest on or repaying issued share capital in accordance with the provisions of these Rules.

ASSET LOCK

9. In this Rule only, the Club is referred to as "the Society".

Restriction on use: Pursuant to regulations made under section 29 of the Co-operative and Community Benefit Societies Act 2014:

All of the Society's assets are subject to a restriction on their use.

- 9.1 The society must not use or deal with its assets except:
 - 9.1.1 where the use or dealing is, directly or indirectly, for the purpose that is for the benefit of the community;
 - 9.1.2 to pay a member of the Society the value of their withdrawable share capital or interest on such capital;
 - 9.1.3 to make a payment pursuant under section 36 (payments in respect of persons lacking capacity), 37 (nomination by members of entitlement to property in Society on member's death) or 40 (death of a member: distribution of property not exceeding £5,000) of the Co-operative and Community Benefit Societies Act 2014; To be included if no asset lock option taken (as Rule 7.3)
 - 9.1.4 to make a payment in accordance with the rules of the Society to trustees of the property of bankrupt members or, in Scotland, members whose estate has been sequestrated;
 - 9.1.5 where the Society is to be dissolved or wound up, to pay its creditors; or



9.1.6	to transfer its surplus assets to one or more of the following	
	9.1.6.1	a prescribed Community Benefit Society whose assets have been made subject to a restriction on use and which will apply that restriction to any assets so transferred;
	9.1.6.2	a community interest company;
	9.1.6.3	a registered social landlord which has a restriction on the use of its assets which is equivalent to a restriction on use and which will apply that restriction to any assets so transferred;
	9.1.6.4	a charity (including a community benefit society that is a charity) or
	9.1.6.5	a body, established in Northern Ireland or a State other than the United Kingdom, that is equivalent to any of those persons.

9.2 Any expression used in this Rule which is defined for the purposes of regulations made under section 29 of the 2014 Act shall have the meaning given by those regulations.

MEMBERSHIP

- 10. The members of the Club are the people whose names are entered in the register of members. The first members are the people who sign these Rules in applying for registration.
- 11. Membership is open to any individual, unincorporated body, firm, partnership or corporate body who or which:
 - 11.1 is a supporter of the Club; or
 - 11.2 has an interest in the game of [name of sport] in the Area and is in sympathy with the Objects of the Club;
 - 11.3 agrees to take an active interest in the operation and development of the Club and its business;
 - 11.4 agrees to respect commercial confidentiality in relation to business decisions of the Club; and
 - 11.5 agrees to be bound by these Rules and by Rules 3 and 7 in particular.

The Club Board shall have power to refuse membership to any person who does not, in the opinion of the Club Board, meet these requirements.

12. Every member holds one ordinary share in the capital of the Club. No member may hold more than one ordinary share in the Club either individually or jointly



- 13. The Club Board will decide and issue a form of application for membership. Members are to pay an annual subscription of such reasonable sum as the Club Board shall decide, the first payment to be made at the time of application for membership. The sum of £1 from the first payment shall be applied to purchase an ordinary share in the Club.
- 14. The Club Board will have the power to offer associate or affiliate status with or without payment or subscription to corporate or unincorporated bodies which support the aims of the Club. The Club may designate a share in the capital of the Club as being held on behalf of any unincorporated organisation but no-one shall be entitled to vote at any general meeting of the Club who is not a registered holder of a fully paid up share of the Club.
- 15. A corporate body, unincorporated body, partnership or firm which is a member may by resolution of its governing body appoint any person it thinks fit to be its deputy and revoke such an appointment. A copy of any such resolution signed by two members of the governing body and in the case of a local authority by the authorised officer of the Council shall be sent to the Secretary of the Club. The deputy will be entitled to exercise all rights of membership on behalf of the corporate body including seeking election as an officer and speaking and voting at any general meeting. References in these Rules to a member being present in person include members which are corporate bodies being present through their deputy. No person may act as deputy for more than one corporate body or firm which is a member.
- 16. Members of the Club aged under 16 may not:
 - 16.1 be a member of the Board of Directors; nor
 - 16.2 vote at a general meeting, either in person or by proxy; nor
 - 16.3 vote in any election to the Board of Directors.
- 17. No person under the age of 16 may be an officer of the Club.

SHARES

- 18. The Club has ordinary shares and may have Community Shares in accordance with the provisions set out in Rule 23.
- 19. The following provisions apply to shares in the Club:
 - 19.1 shares shall be withdrawable only in accordance with the provisions of these Rules;
 - 19.2 shares shall not be transferable except on death or bankruptcy or in respect of persons lacking capacity or with the consent of the Club Board;
 - 19.3 application for shares shall be made to the Board of the Club who shall allot to members, upon their admission, the share or shares for which they have applied provided that the total number of shares allotted to any member shall not exceed the maximum shareholding permitted by these Rules or by law; and
 - 19.4 shares shall be paid for in full on allotment.



ORDINARY SHARE PROVISIONS

- 20. The ordinary shares of the Club shall be of the nominal value of £1.00.
- 21. If a member ceases to be a member, the ordinary share registered in the name of that member is to be cancelled and the amount subscribed for the share is to become the property of the Club.
- 22. Ordinary shares shall not be withdrawable and do not carry any rights to interest, dividend or bonus.

COMMUNITY SHARE PROVISIONS

- 23. In order to fund its business, the Club may issue Community Shares. Community Shares may be issued in such denomination and upon such terms as the Club Board shall decide, subject to the Rules, and in particular the following provisions:
 - 23.1 Community Shares shall not be withdrawable except with the consent of the Club Board:
 - 23.2 the Club Board may specify a date or dates on which Community Shares may be withdrawn and may make provision for the withdrawal of different issues of shares on different dates;
 - 23.3 the Club Board may pay interest to holders of Community Shares as compensation for the use of such funds, but the rate of interest shall be no higher than the Club Board considers to be necessary to attract the funding needed for the business of the Club and shall not in any event be higher than 2% above clearing bank base rate from time to time. The rate may vary within these limits between different issues of shares;
 - 23.4 no withdrawal of Community Shares or payment of interest on them shall be made except from trading surpluses and any withdrawal or payment shall be at the discretion of the Club Board having regard to the long-term interests of the Club, the need to maintain prudent reserves and the Club's primary commitment to community benefit;
 - 23.5 Community Shares may only be issued to members:
 - 23.6 on the solvent dissolution or winding up of the Club, holders of Community Shares shall have no financial entitlement beyond payment of outstanding interest and repayment of paid-up share capital.
 - 23.7 Community Shares are not transferable.

REMOVAL OF MEMBERS

- 24. A member shall cease to be a member if they:
 - 24.1 fail after written demand to pay their annual subscription;



- 24.2 die (in the case of an individual);
- 24.3 cease to exist (in the case of a corporate body, unincorporated body, firm or partnership);
- 24.4 are the nominee of an unincorporated body or firm which is wound up or dissolved;
- 24.5 are the nominee of an unincorporated organisation or firm which removes or replaces them as nominee:
- 24.6 are not the holder of a fully paid up share;
- 24.7 are expelled under these Rules; or
- 24.8 withdraw from membership by giving written notice to the Secretary.
- 25. A member may be expelled for conduct prejudicial to the Club in accordance with any Disciplinary Policy adopted by the Club (which is to comply with any guidance issued by the Football Supporters' Association if practicable).

ORGANISATION

26. The powers of the Club are to be exercised by the members and the Club Board as set out in the Rules which follow.

RIGHTS AND POWERS OF MEMBERS

- 27. The members have the rights and powers available to them under the law relating to Community Benefit Societies and are to decide in particular the issues specifically reserved to them by these Rules.
- 28. The members may by a resolution carried by not less than two-thirds of the members voting in person or by proxy at a general meeting but not otherwise give directions to the Club Board. A member wishing to propose a members' resolution for consideration at a general meeting shall give notice in writing to the Secretary of such wish, the justification for and the form and content of the resolution, not later than noon 28 days before that meeting is to be held. The following provisions apply to any directions given:
 - 28.1 any direction must:
 - 28.1.1 be consistent with these Rules and with the Club's contractual, statutory and other legal obligations; and
 - 28.1.2 not affect the powers and responsibilities of the Club Board under Rule 29.
 - 28.2 Any person who deals with the Club in good faith and is not aware that a direction has been given may deal with the Club on the basis that no decision has been given.



DUTIES AND POWERS OF CLUB BOARD, DELEGATION TO COMMITTEES

- 29. The Club Board is to ensure that the business of the Club is conducted in accordance with these Rules and with the interests of the community and in accordance with the Board Membership and Conduct Policy adopted by the Club (which is to have reference to any guidance issued by the Football Supporters' Association). The Club Board:
 - 29.1 may exercise all the Club's powers which are not required by these Rules or by statute to be exercised by the Club in a general meeting;
 - 29.2 may delegate any of its powers to committees (provided that the membership of each committee includes at least one Club Board member) as it thinks fit who shall, in the function entrusted to them, conform in all respects to the instruction given to them by the Club Board. The following provisions apply to any such delegation:
 - 29.2.1 any delegation may be revoked and its terms may be varied;
 - 29.2.2 the Club Board shall:
 - 29.2.2.1 decide the membership of each committee;
 - 29.2.2.2 appoint the chair of each committee;
 - 29.2.2.3 lay down the procedure to be adopted by each committee (including the quorum); and
 - 29.2.2.4 produce a written record of the scope and authority of each committee.

GENERAL MEETINGS

- 30. The Club shall, within six months of the end of the financial year, hold a general meeting of the members as its Annual General Meeting and shall specify the meeting as such in the notices calling it. The first Annual General Meeting may be called by the Club Board at any time within this period. The Club is to ensure that all general meetings are accessible so as to encourage participation in them by members. All general meetings are to be held in accordance with the Club's Standing Orders for General Meetings, which shall be determined by the Board of Directors and must have reference to any guidance issued by the Football Supporters' Association.
- 31. The business of an Annual General Meeting shall normally comprise, where appropriate:
 - the receipt of the accounts and balance sheet and of the reports of the Club Board and auditor (if appointed);
 - 31.2 the appointment of an auditor (if an auditor is to be appointed);
 - 31.3 the election of the Club Board or the results of the election if held previously by ballot;
 - 31.4 the application of surplus; and
 - 31.5 the transaction of any other business included in the notice convening the meeting.



The business of any general meeting shall comprise:

- 31.6 consideration of any members' resolution, notice of which has been given to the Secretary in accordance with Rule 28;
- 31.7 consideration of any resolution proposed by the Board; and
- 31.8 consideration of any other business relating to the affairs of the Club which any member or the Board may wish to raise, but no resolution may be put to the vote of the meeting under this item.
- 32. All general meetings other than Annual General Meetings are called Special General Meetings.
- 33. The Secretary, at the request of the Board of Directors, may convene a general meeting of the Club. The purpose of the general meeting shall be stated in the application and notice of the meeting.
- 34. The Board of Directors, upon an application by not less than 20 members or 5% of the membership, whichever is the greater, delivered to the Club's registered office, shall convene a general meeting. The purpose of the Special General Meeting shall be stated in the application and notice of the meeting. No business other than that stated in the notice of the meeting shall be conducted at the meeting.
- 35. A Special General Meeting called in response to a members' requisition must be held within 28 days of the date on which the requisition is delivered to the registered office. The meeting is not to transact any business other than that set out in the requisition and the notice convening the meeting.
- 36. If, within one month from the date of the receipt of the application, the Club Board has not convened a Special General Meeting, any three members of the Club acting on behalf of the signatories to the application may convene a Special General Meeting and shall be reimbursed by the Club for any costs incurred in convening such a meeting.
- 37. Notice of a general meeting is to be given either:
 - 37.1 where a member has agreed to receive notice in this way, by such electronic means as the Society Board shall decide at least 14 clear days before the date of the meeting. The notice must:
 - 37.2 be given to all members and to the members of the Club Board and to the auditors (if appointed);
 - 37.3 state whether the meeting is an Annual or Special General Meeting;
 - 37.4 give a time, date and a place of the meeting; and
 - 37.5 indicate the business to be dealt with at the meeting.
- 38. Any notice to a member may be given either:
 - 38.1 personally; or



- 38.2 by sending it by post in a prepaid envelope addressed to the member at their registered address; or
- 38.3 by leaving it at that address; or
- 38.4 (if a register of e-mail addresses is maintained by the Club and the member has notified the Club of an e-mail address) by e-mail to their registered e-mail address.

Notices or communications sent by first class post to members at their registered address are deemed to have been duly served 48 hours (excluding Sundays) after being posted. Proof that an envelope containing a notice was properly addressed, prepaid and posted shall be conclusive evidence that the notice was given. The proceedings at a general meeting are not invalid if:

- 38.5 there has been an accidental omission to send a notice to a member or members; or
- 38.6 the notice is not received by a member or members.
- 39. A member present either in person or by proxy at any meeting of the Club shall be deemed to have received notice of the meeting and, where requisite, of the purposes for which it was called.
- 40. Before a general meeting can do business there must be a quorum present. Except where these Rules say otherwise a quorum is 20 members or 5% of the members entitled to vote at the meeting whichever is lower.
- 41. The Club Board may decide where a general meeting is to be held which includes the power to hold the meeting virtually.
- 42. An auditor appointed in accordance with these Rules shall be entitled to attend general meetings of the Club and to receive all notices of and communications relating to any general meeting which any Member of the Club is entitled to receive. The auditor (if appointed) shall be entitled to be heard at any meeting on any part of the business of the meeting which is of proper concern to an auditor.
- 43. The Chair shall facilitate general meetings. If they are absent or unwilling to act at the time any meeting proceeds to business, then another Club Board member shall facilitate the meeting. If no other Club Board member is present or willing to act, the members present shall choose either one of their number or an independent person recommended by the Club Board to be the Chair for that meeting. If a quorum is not present within half an hour of the time the general meeting was due to commence, or if during a meeting a quorum ceases to be present, the Chair must adjourn the meeting for at least 7 days. If within half an hour of the time the adjourned meeting was due to commence a quorum is not present, the Members present shall constitute a quorum.
- 44. The Chair of a general meeting may adjourn the meeting whilst a guorum is present if:
 - 44.1 The meeting consents to that adjournment; or
 - 44.2 It appears to the Chair that an adjournment is necessary to protect the safety of any persons attending the meeting or to ensure that the business of the meeting is conducted in an orderly manner.



- 45. When adjourning a meeting the Chair must specify the date, time and place to which it will stand adjourned or that the meeting is to continue at a date, time and place to be fixed by the Club Board.
- 46. If the meeting is adjourned for 14 days or more, at least 7 clear days' notice of the adjourned meeting shall be given in the same manner as the notice of the original meeting.
- 47. No business shall be transacted at an adjourned meeting other than business which could properly have been transacted at the meeting if the adjournment had not taken place.
- 48. Each member shall have one vote on any question to be decided in a general meeting.
- 49. A resolution put to the vote at a general meeting shall be decided on a show of hands unless a paper ballot is demanded in accordance with these Rules. Unless a paper ballot is demanded, a declaration by the Chair that a resolution has, on a show of hands, been carried or lost recorded in the minutes of the proceedings of the general meeting shall be conclusive evidence of the fact without proof of the number or proportions of the votes recorded in favour or against such resolution.
- 50. In the case of equality of votes whether on a show of hands or a poll, the Chair shall not have a second or casting vote and the resolution shall be deemed to have been lost.

RESOLUTIONS

- 51. Subject to the 2014 Act, decisions at general meetings shall be made by passing resolutions:
 - 51.1 The following decisions must be made by extraordinary resolution:
 - 51.1.1 Any amendment to the Club's Rules;
 - 51.1.2 The decision to wind up the Club.
 - 51.2 Save as otherwise provided by these Rules, all other decisions shall be made by ordinary resolution.
- 52. An extraordinary resolution is one passed by a majority of not less than 75% of votes cast at a general meeting and an ordinary resolution is one passed by a simple majority of votes cast.

Resolutions may be passed at general meetings or by written resolution. A written resolution may consist of several identical documents signed by one or more members. For the avoidance of doubt members may vote on a resolution using a secure online voting system and the Society Board shall take the steps necessary to facilitate voting in such a manner including setting out the full text of the resolution(s) to be considered and providing clear instructions to the members on how to cast their votes.

- 53. A proxy may be appointed and the appointor may instruct the proxy to vote in a particular way or as they think fit. A proxy is to be appointed as follows:
 - 53.1 in writing;



- 53.2 in any usual form or any other form which the Club Board may approve;
- 53.3 under the hand of the appointor, or of their attorney duly authorised in writing; and
- 53.4 by depositing the appointment document at the registered office of the Club or at such other place within the United Kingdom as the Club shall specify not less than two clear days before the day fixed for the meeting at which the proxy is authorised to vote. Where the appointment document is exercised by an attorney on behalf of the appointor, the authority under which it is executed or a copy of such authority certified notarially or in some other way approved by the Club Board is to be lodged with the appointment document.
- 54. If this procedure is not followed the appointment of the proxy will be invalid.
- 55. The following further rules apply to proxies:
 - 55.1 No person other than the Chair of the meeting can act as proxy for more than 3 members.
 - 55.2 Any question as to the validity of a proxy is to be determined by the Chair of the meeting whose decision is to be final.
 - 55.3 A proxy need not be a member of the Club.
- 56. A vote given by proxy, or by the duly authorised deputy of a corporate body, a firm, an unincorporated body or a partnership, shall be valid unless notice of termination of the authority is received by the Club at the registered office or at any other place at which the instrument of proxy was duly deposited before the commencement of the meeting or adjourned meeting at which the vote is given.
- 57. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered. Any objection made in due time about any vote whether tendered personally or by proxy is to be determined by the Chair of the meeting, whose decision is to be final. Every vote not disallowed at the meeting will be valid.

CONSTITUTION OF THE CLUB BOARD

- 58. The Club shall have a Board of Directors comprising not less than six and not more than nine persons.
- 59. The initial Directors of the Club from registration until the first Annual General Meeting shall be appointed by the members on whose application the Club is registered.
- 60. Only members of the Club who are aged 16 years or more may serve on the Board of Directors.
- 61. Elected Directors shall be elected only in accordance with the Election Policy adopted by the Club.



- 62. Members of the Club Board of Directors will normally serve for periods of three years in accordance with the Board Membership and Conduct Policy.
- 63. At the first Annual General Meeting following the adoption of these Rules all members of the Board of Directors shall stand down. A retiring Club Board member shall be eligible for reelection. Thereafter, the one third of the members of the Club Board elected by the members who have served the longest at the date of the Annual General Meeting will resign. If at any time the number of elected Directors is not divisible by three, the Club Board shall decide the number of elected Directors to resign in accordance with this Rule, which shall be approximately one third of the total number.
- 64. New Directors shall be elected in accordance with the Club's Election Policy including by authenticated electronic means and postal ballot. The Club's Election Policy is to have reference to any guidance issued by the Football Supporters' Association.
- 65. The Club Board may at any time co-opt any member of the Club or the representative of an organisation which is a member to fill a casual vacancy in the Board of Directors, provided that at no time shall more than one-third of the members of the Club Board be co-opted members. A casual vacancy shall be deemed to exist if the number of Directors should drop below the minimum prescribed in these Rules or below the number elected at the preceding Annual General Meeting.
- 66. The Club Board may co-opt external Directors to the Club Board in addition to the number of Directors specified in these Rules provided that at all times the total number of external Directors and members co-opted under this Rule shall be in the minority. A Director co-opted in accordance with this Rule shall serve for a fixed period determined by the Club Board at the time of co-option, subject to a review at least every twelve months, may be removed from office at any time by a resolution passed by a majority of the members of the Club Board, and may be remunerated in an amount (to be disclosed in the published accounts) from time to time, as fixed by the Club Board. External Directors shall be selected by virtue of their specialist skills and experience considered to be of benefit to the Club.
- 67. In the event that the size of the Club Board should drop below the minimum number of members prescribed in these Rules, the Directors may act to increase their number or to call a General Meeting of the Club, but for no other purpose.
- 68. In the event that the Club's Board should drop to zero, a working party of members can be formed to act to call a General Meeting of the Club in order for members to elect a new Board, but for no other purpose.
- 69. The Club Board shall ensure that the business of the Club is conducted in accordance with these Rules and with the interests of the community and in accordance with any by-laws, policies or procedures adopted by the Club.

CLUB BOARD MEETINGS

70. Any two Directors may, and the Secretary on the requisition of a Director shall, call a meeting of the Board of Directors by giving reasonable notice of the meeting to all Directors. Notice of any meeting of the Board of Directors must indicate the date, time and place of the meeting and, if the Directors participating in the meeting will not be in the same place, how they will communicate with each other.



- 71. The Board of Directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings as they think fit. All Board meetings are to be held in accordance with the Club's Standing Orders for Board Meetings, which shall be determined by the Board of Directors and must have reference to any guidance issued by the Football Supporters' Association.
- 72. A Director is able to exercise the right to speak at a meeting of the Board of Directors and is deemed to be in attendance when that person is in a position to communicate to all those attending the meeting. The Directors may make whatever arrangements they consider appropriate to enable those attending a meeting of the Board of Directors to exercise their rights to speak or vote at it including by electronic means. In determining attendance at a meeting of the Board of Directors, it is immaterial whether any two or more Directors attending are in the same place as each other.
- 73. Questions arising at any meetings shall be decided by a majority of votes cast. For the avoidance of doubt, abstentions are not to be classed as votes cast. In the case of an equality of votes the Chair shall have a casting vote.
- 74. A written resolution, circulated to all Directors and signed by a simple majority of Directors, shall be valid and effective as if it had been passed at a Club Board meeting duly convened and held. A written resolution may consist of several identical documents signed by one or more Directors.
- 75. The Board of Directors may, at its discretion, invite other persons to attend its meetings with or without speaking rights and without voting rights. Such attendees will not count toward the quorum.

QUORUM

- 76. The quorum necessary for the transaction of business at a meeting of the Board of Directors shall be 50% of the Directors or 3 Elected Directors, whichever is the greater.
- 77. If at any time the total number of Directors in office is less than the quorum required, the Directors must not take any decisions other than to appoint further Directors or to call a general meeting so as to enable the members to appoint further Directors.

CHAIR

78. The Chair shall facilitate meetings of the Board of Directors. If they are absent or unwilling to act at the time any meeting proceeds to business, then the Directors present shall choose one of their number to be the Chair for that meeting. The appointment of a Chair shall be an item of business at the meeting.



DECLARATION OF INTEREST

79. A Director shall declare an interest in any contract or matter in which s/he has a personal, material or financial interest in accordance with the Club's Board Membership and Conduct Policy.

EXPENSES

80. The Club may pay any reasonable expenses in accordance with the Club's Board Membership and Conduct Policy.

TERMINATION OF A DIRECTOR'S APPOINTMENT

The following provisions shall apply:

- 81. A person ceases to be a Director of the Club as soon as one of the matters listed in the Board Membership and Conduct Policy as bringing a directorship to an end applies.
 - 81.1 If the Chair receives a written complaint identifying the complainant and alleging conduct by a Director that in the Chair's reasonable opinion could constitute a serious breach of the code of conduct for Directors, the Chair may suspend the Director concerned during a reasonable period for investigation. Where the Chair is absent, unable or unwilling to act, or the complaint is about the Chair, then the other Directors may exercise the power to suspend the Chair or a Director in the same circumstances. The Director concerned must be immediately notified in writing either by the Secretary or by the Chair of any suspension which will be effective from the date of notice and continue until any investigation and decision-making process concerning the complaint is concluded.
 - 81.2 The Board or such committee as the Board may appoint shall then consider the matter having taken such steps as it considers appropriate to ensure that any relevant Director's point of view is heard and may either:
 - 81.2.1 dismiss the matter and take no further action; or
 - 81.2.2 for a period not exceeding twelve consecutive months suspend the rights of the Director complained of to attend Board meetings and vote under these Rules; or
 - 81.2.3 arrange for a resolution to remove from office the Director complained of, to be considered at the next Board meeting.

OFFICERS

82. The Club Board shall elect from among their own number a Chair, Treasurer and such other officers as they may from time to time decide in accordance with the Club's Board Membership and Conduct Policy. These officers shall have such duties and rights as may be



bestowed on them by the Club Board or by statute and any officer appointed may be removed by the Club Board.

SECRETARY

83. The Board of Directors shall appoint a Secretary of the Club for such term at such remuneration and upon such conditions as they think fit. Any Secretary so appointed may be removed by them. A provision of the Act or these Rules requiring or authorising a thing to be done by or to a Club Board member and the Secretary shall not be satisfied by its being done by or to the same person acting in both capacities.

FINANCIAL AUDIT

- 84. The Club Board shall in respect of each year of account ending on 31st December.
 - 84.1 ensure that a revenue account or revenue accounts are prepared which:
 - 84.1.1 deal with the affairs of the Club and any subsidiary company or society as a whole for that year; and
 - give a true and fair view of the income and expenditure of the Club and any subsidiary society or company for that year.
 - 84.2 ensure that a balance sheet giving at that date a true and fair view of the state of the affairs of the Club and any subsidiary company or society is prepared.
- 85. The Club Board is to lay a revenue account and balance sheet duly audited and signed by the auditor (if appointed) and incorporating the report of the auditor (if appointed) thereon before each Annual General Meeting, accompanied by a report by the Club Board on the position of the affairs of the Club, as the case may be. Every revenue account and balance sheet published is to be signed by the Secretary and by two Club Board members acting on behalf of the Club Board.
- 86. The Club Board is not to cause to be published any balance sheet unless (if an auditor has been appointed) it has previously been audited by the auditor and it incorporates a report by the auditor that it gives a true and fair view of the income and expenditure, or the state of affairs of the Club, as the case may be. Every revenue account and balance sheet published by is to be signed by the Secretary and by two Club Board members acting on behalf of the Club Board.

AUDITORS

- 87. If required to do so by law or if the members in general meeting so determine, the Club shall appoint a qualified auditor to audit the Club's account and balance sheet for each financial year. In this Rule "qualified auditor" means a person who is a qualified auditor under Section 91 of the Act. If an auditor is appointed under this Rule the following provisions shall apply:
 - 87.1 the accounts of the Club for the financial year in question shall be submitted to the



auditor for audit;

- 87.2 the auditor shall have all the rights and duties in relation to notice of, and attendance and right of audience at, general meetings, access to books, the supply of information, reporting on accounts and otherwise, as are provided by the law;
- 87.3 the provisions of the law shall apply to the appointment, re-appointment and removal and to any resolution removing, or appointing another person in the auditor's place; and
- 87.4 the auditor's remuneration shall be fixed by the Club Board.

ANNUAL RETURNS

- 88. The Club will make an annual return to the Registrar as required by the Act.
- 89. The Club will supply a copy of the last annual return with all supporting documents to any member on request and without charge.

AMENDMENT TO RULES

- 90. Unless these Rules say otherwise any Rule may be altered or rescinded, or any new Rule may be made, by extraordinary resolution. No change to these Rules shall be valid until registered notwithstanding the Rugby Football League having given their approval in writing further to Rule 92 below.
- 91. In the case of this Rule, Rule 3 and Rule 7 the quorum at any general meeting called to consider a resolution to amend shall be not less than one half of the members entitled to vote at the meeting if the Club has up to 200 members when the meeting is called: not less than one third of the members entitled to vote at the meeting if the Club has more than 200 but less than 1000 members when the meeting is called; and not less than one quarter of the members entitled to vote at the meeting if the Club has more than 1000 members when the meeting is called. Rule 9 may not be amended or rescinded.
- 92. No proposed alterations to these Rules shall be effective unless the proposed alteration has been approved in writing by the Rugby Football League 14 days or more before the day on which the alteration is proposed to take place.

CHANGES TO THE CONSTITUTION

- 93. The Act provides that the Club may by special resolution as defined in the Act:
 - 93.1 amalgamate with another society or a company registered under the Companies Act;
 - 93.2 transfer its engagements to another society or a company registered under the Companies Acts;
 - 93.3 convert itself into a company registered under the Companies Acts.

The quorum at any general meeting called to consider such a resolution shall be 50% of the members entitled to attend and vote at the meeting unless the resolution proposes an



amalgamation with or transfer of engagements to another Registered Society trading for the benefit of the community and having provisions in its rules substantially identical to Rule 3, Rule 7, Rule 9 and this Rule.

INVESTMENT AND BORROWING

- 94. The funds of the Club, may to the extent permitted by the law for the time being in force and with the authority of the Club Board, be invested:
 - 94.1 in the shares of any company or society;
 - 94.2 in any manner expressly authorised by the Act;

but are not to be invested otherwise.

- 95. The Club may borrow money on such terms as the Club Board shall authorise save that any borrowing that would require a significant proportion of the Club's turnover to be apportioned to repaying such borrowing, or that would use the assets of the Club (and/or any subsidiaries) as security for such borrowing, shall require the approval of the Club in a general meeting.
- 96. A duly appointed receiver or manager of the whole or part of the Club's property may assume such powers of the Club Board as they consider necessary to carry out their duties under the instrument of appointment.

DISSOLUTION

- 97. The Club may be dissolved by the consent of three-quarters of the members who sign an instrument of dissolution in the form provided by the Registrar or by winding-up in the manner provided by the Act.
- 98. Subject to Rule 9, if on the winding-up or dissolution of the Club there remains, after the satisfaction of all its debts and liabilities any property whatsoever the same is to be transferred to:
 - 98.1 a sporting charity or sporting charities operating in the Area and/or;
 - 98.2 one or more societies established for the benefit of the community operating in the Area; and/or
 - 98.3 one or more societies established for the benefit of the community in each case as determined by the members at a meeting called to decide the issue. Nothing belonging to the Club shall be transferred to any other society unless that society has in its rules a rule substantially in the terms of this Rule.

INDEMNITY

- 99. Subject to the following Rule, any Director or former Director of the Club may be indemnified out of the Club's assets against:
 - 99.1 Any liability incurred by that Director in connection with any negligence, default, breach of duty or breach of trust in relation to the Club;



- 99.2 Any liability incurred by that Director in connection with the activities of the Club in its capacity as a trustee of an occupational pension scheme;
- 99.3 Any other liability incurred by that Director as an officer of the Club.
- 100. The above Rule does not authorise any indemnity which would be prohibited or rendered void by any provision of law.
- 101. The Club Board may decide to purchase and maintain insurance, at the expense of the Club, for the benefit of any Director or former Director of the Club in respect of any loss or liability which has been or may be incurred by such a Director in connection with their duties or powers in relation to the Club or any pension fund or employees' share scheme (if established) of the Club.

MISCELLANEOUS ADMINISTRATIVE PROVISIONS

- 102. The members and Directors of the Club shall so exercise their rights, powers and duties and shall where appropriate use their best endeavours to ensure that others conduct themselves so that the business affairs of the Club are carried out in accordance with the Rules and Regulations of the Rugby Football League and Super League Europe Ltd for the time being in force.
- 103. The Club Board may make or adopt by-laws, policies or procedures for the conduct of the Club's business and may where it considers it to be necessary or appropriate arrange for them to be ratified by members in general meeting. Details of all bye-laws, policies and procedures in force shall be made available to members.
- 104. Anything done in good faith by any meeting of the Club Board shall be valid, notwithstanding that it is afterwards discovered that there was any defect in the appointment of any Board member or Board members or that any one or more of them were disqualified and shall be as valid as if every Board member has been duly appointed and was duly qualified to serve.
- 105. The Club will not be entitled to rely against other persons on any amendment to its Rules if the amendment had not been registered at the material time and the fact that the amendment had not been registered is not shown by the Club to have been known at that time to the person concerned.
- 106. The Club shall ensure that minutes are kept of all:
 - 106.1 proceedings at meetings of the Club; and
 - 106.2 proceedings at meetings of the Board of Directors and its sub-committees which include names of the Directors present, decisions made and the reasons for those decisions.
 - 106.3 minutes of meetings will be read at the next meeting and signed by the Chair of that meeting. The signed minutes will be conclusive evidence of the events of the meeting.
- 107. Not Used



- 108. The Club's registered office is at AJ Bell Stadium, 1 Stadium Way, Eccles, M30 7EY. The Club will keep at the registered office:
 - 108.1 a register in which the Secretary is to enter the following particulars:
 - 108.1.1 the name and postal and electronic addresses of the members;
 - details of the share held by each member and the amount paid or agreed to be considered as paid for that share;
 - 108.1.3 a statement of other property in the Club whether in loans or loan stock held by each member;
 - the date at which each person was entered in the register as a member and the date at which any person ceased to be a member;
 - 108.1.5 details of any deputy appointed by any corporate member;
 - the names and addresses of the members of the Club Board with the offices held by them and the dates on which they assumed office.
 - 108.2 a duplicate register in which the Secretary is to enter all the particulars in the original register of members other than those referred to in Rules [114.1.2 and 114.1.3]
 - 108.3 a register of the holders of loan stock in which the Secretary is to enter such particulars as the Club Board direct and register all transfers of loan stock;
 - 108.4 a register in which the Secretary is to enter such particulars of all mortgages and charges on land of the Club as the Club Board directs.
- 109. Subject to the provisions of the Data Protection Act 2018, the registers are to be maintained by the Club and may be kept in form.
- 110. The Club is to comply with any guidance issued by the Football Supporters' Association in relation to the maintenance of records.
- 111. The inclusion or omission of the name of any person from the original register of members shall, in the absence of evidence to the contrary, be conclusive evidence that such person is or is not a member of the Club.
- 112. The Club is to keep proper books of account with respect to its transactions and to its assets and liabilities in accordance with Sections 75 and 76 of the Act.
- 113. Members are entitled to inspect:
 - 113.1 their own account;
 - 113.2 the duplicate register.
 - at the registered office at any reasonable time.
- 114. The Secretary is to deliver a copy of these Rules to every person on demand on payment of an amount fixed by the Club Board subject to the statutory maximum.



- 115. No change in the address of the registered office is valid until registered by the Registrar. The Secretary shall notify the Registrar in the form prescribed.
- 116. The registered name of the Club is to be engraved in legible characters on its seal if it has one.
- 117. The registered name of the Club is to be displayed on the outside of the registered office and every other office or place in which the business of the Club is carried out. The registered name of the Club is also to be mentioned in all legible characters in all:
 - 117.1 business letters, notices, advertisements and other official publications
 - 117.2 bills of exchange, promissory notes, endorsements, cheques and orders for money or goods purporting to be signed by or on behalf of the Club
 - 117.3 bills, invoices, receipts and letters of credit of the Club.
- 118. The Club is registered under the Act as a community benefit society.
- 119. For the avoidance of doubt the Club shall not engage in any activity by virtue of any of these Rules that would require a permission from the Financial Conduct Authority (or any body that succeeds its function) to carry on that regulated activity without first having applied for and obtained such permission.

DISPUTES

- 120. Every unresolved dispute which arises out of these Rules between the Club and:
 - 120.1 a member; or
 - 120.2 any person aggrieved who has ceased to be a member within the six months prior to the date of the dispute; or
 - 120.3 any person claiming through such member or person aggrieved; or
 - 120.4 any person bringing a claim under the Rules of the Club; or
 - 120.5 an officer of the Club

is to be submitted to an arbitrator agreed by the parties or nominated by the Chief Executive (or equivalent) of the Football Supporters' Association. The arbitrator's decision will be binding and conclusive on all parties.

121. Any person bringing a dispute must deposit with the Club the sum of £500 or such other reasonable sum as the Club Board shall decide. The arbitrator will decide how the costs of the arbitration will be paid and what should be done with the deposit.

SIG	NAT	URES	OF N	MEMBERS
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FULL NAMES

DATE



785	PAUL KING	13/10/2022
Pautino	PAUL TRAINOR	13/10/2022
802	ANDREW ROSLER	18/10/2022
SIGNATURE OF SECRETARY	FULL NAME	DATE
Kann	EDWARD KIERAN CHARLESON	14/10/2022



Register a community benefit society

Section 1 - About this form

Use this form to register a community benefit society under the Co-operative and Community Benefit Societies Act 2014 or the Co-operative and Community Benefit Societies Act (Northern Ireland) 1969.

Use this form for either a new registration of a community benefit society, or for a conversion to a community benefit society from either a company or society registered under the Friendly Societies Act 1974.

To register a society we need:

- this completed form
- one signed copy of the society's rules (or two copies where not submitting electronically)

This form, including any details provided on the form, will be made available to the public through the Mutuals Public Register: https://mutuals.fca.org.uk...

Before you start completing this form you may find it helpful to read Chapter 5 of our guidance on our registration function under the Co-operative and Community Benefit Societies Act 2014: https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf

Section 2 – About this application

2.1 What are you applying to do?

Register a new community benefit society	
Convert a company to a community benefit society	\boxtimes
Convert a friendly society into a community benefit society	

2.2 Who should we contact about this application?

Name	Edward Kieran Charleson
Position	Secretary
Postal address	AJ Bell Stadium, 1 Stadium Way, Eccles, M30 7EY
Telephone number	07736518528
Email address	kieran.charleson@gmail.com

Section 3 – About the society

3.1 What will be the registered name of the society? (This must be exactly as it appears on the society's proposed rules). Please see page 24 of our guidance for further guidance on society names.

Society name	Salford RD Holdings Limited
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All societies must be carrying out an industry, business or trade. Here we are looking to gain a practical understanding of what that is for your society.

3.2 What is the business of the society? For example, will you be providing social housing, running an amateur sports club, etc.

The business of Salford RD Holdings Limited ("the Society") is to be conducted for the benefit of the City of Salford and the community served by the Salford Red Devils (the Club).

3.3 What Standard Industrial Classification code best describes the society's main business? Where more than one code applies, please select the code that you feel best describes the society's main business activity. You will find a full list of codes here: http://resources.companieshouse.gov.uk/sic/

Other sports activities		

We need to be satisfied that a community benefit society is conducting its business for the benefit of the community. The conduct of a community benefit society's business must be entirely for the benefit of the community.

3.4 Please describe the benefits to the community the society aims to deliver? Here we are looking to see *what* the intended benefits to the community are. Community can be said to be the community at large. For example, are you relieving poverty or homelessness through the provision of social housing.

The Society will enhance the social, cultural and economic value of the Club to its communities and by acting as a responsible custodian of the Club for future generations;

The Society will ensure the sustainable development of the Club for the benefit of the people of Salford and the surrounding area by providing or assisting in the provision of sport in the interests of social welfare, for recreation or other leisure time occupation, employment or enjoyment of individuals who have a need of such by reason of their youth, age, geographical location, infirmity or disability, financial hardship or social circumstances or other such reason by the provision of the sport of rugby league;

3.5 Please describe how the society's business will deliver these benefits?

The business of the society must be conducted for the benefit of the community. Please describe *how* the society's business (as described in answer to question 3.2) benefits the community.

The Society will promote and further the sport of rugby league by providing and maintaining facilities for the enjoyment of the Club and rugby league;

The Society will uphold the mutual ownership of the Club operating democratically, fairly and transparently;

The Society will ensure the Club operates with financial responsibility enabling the Club to be run for the long-term interest of the community;

3.6 Does the society intend to work with a specific community, and if so, please define it here? For instance, will the society's activities be confined to a specific location; or to a specific group of people? Please note that in serving the needs of any defined community, the society should not inhibit the benefit to the community at large.

The Society will work with the supporters of the Club and residents within the City of Salford area who are sympathetic to the objectives of the constitution.

3.7 In what ways does the society intend to raise funds to set up and run its business? For instance, are you intending to apply for grants, seek capital from members, take out a loan.

The Society will fund its activity through membership fees, traditional fundraising and donations.

The Society Board may pay interest to holders of Community Shares as compensation for the use of such funds, but the rate of interest shall be no higher than the Society Board considers to be necessary to attract the funding needed for the business of the Society and shall not in any event be higher than 2% above clearing bank base rate from time to time. The rate may vary within these limits between different issues of shares.

No withdrawal of Community Shares or payment of interest on them shall be made except from trading surpluses and any withdrawal or payment shall be at the discretion of the Society Board having regard to the long term interests of the Society, the need to maintain prudent reserves and the Society's primary commitment to community benefit.

3.8 What will the society do with any surplus or profit? For instance, will money be reinvested in the business; put into reserves; used for some other purpose?

The surpluses of the Society are not to be distributed either directly or indirectly in any way whatsoever among members of the Society but shall be applied:

to maintain prudent reserves;

on expenditure to achieve the Society's objects;

in paying interest on or repaying issued share capital in accordance with the provisions of the Society rules.

In order to satisfy ourselves that the society is conducting its business for the benefit of the community, we need to understand the society's relationships with other key stakeholders.

3.9 Please state any significant commercial arrangements that the society has, or intends to have, with any other organisation that could create, or be perceived as creating, a conflict of interest. Please tell us how you will ensure that any such conflicts of interest do not prevent the society from acting for the benefit of the community.

The Society does not, and does not intend to have any commercial arrangements with any other organisation which could create a conflict of interest.

3.10 Please state any close links which any of the founding members or directors has, or intends to have, with any society, company or authority.

'Close links' includes any directorships or senior positions held by directors or founding members of the society in other organisations.

Paul King is a director of SALFORD CITY REDS (2013) LIMITED (08371113), SALFORD RED DEVILS FOUNDATION (05843571), CAPRICORN CORPORATE SOLUTIONS LIMITED (11194194), KINPAJA SECURITY CONSULTANTS LIMITED (11164389) and SALFORD RD HOLDINGS (11120060).

Paul Trainor is a director of TIMEGROVE GROUP LTD (13874328), SALFORD RD HOLDINGS (11120060) and POSITIVE SYNERGY PERFORMANCE LTD (13995309)

Andrew Rosler is a director of SPORTSCOMM GROUP LTD (11013445), SALFORD RD HOLDINGS (11120060) and IDEAL CORPORATE SOLUTIONS LIMITED (05210955)

Kieran Charleson is a director of DUNHAM CHASE MANAGEMENT COMPANY LIMITED (04436524).

3.11 On what date do you want the society's financial year to end? This is the date the society's financial year will end, every year after the society is registered. If you have a preference (e.g. 31 March) please specify that here. If you do not select a

date the society will be given the anniversary of the last day of the month it was registered in.

3	1	/	1	2
	_	,	_	_

Asset lock

3.12 Has the society included the community benefit society statutory asset lock in its rules? Please note that a society with a statutory asset lock in its rules cannot remove it. The asset lock is only available to community benefit societies other than regulated housing associations or charities.

Yes	\boxtimes
No	

Charitable objects

3.13 Are the society's objects intended to be charitable? Whilst we are not
responsible for regulating charities, we need to know this because societies whose
objects are wholly charitable are subject to a number of requirements in the Act.

Yes	
No	\boxtimes

3.14 If charitable, what is your charitable purpose? Charity law in England and Wales differs to that in Scotland. If in doubt please refer to the charity legislation relevant for the area you are in. Please note that we will not assess whether your stated purpose meets the legal criteria for a charity.

N/A			

Section 4 – The society's rules

4.1 If you have used a sponsoring body to submit this application, please include their details here.

Name of sponsoring body	The Football Supporters' Association	
Name of model rules	Model rules for a Community Owned Sports Club (2022)	
Signature on behalf of sponsoring body (unless submitted by email by the sponsor)	Nicola Cave	
Date	19.10.22	

The Act requires rules of societies to make provision for all of the matters listed below. If you have not made provision for all of the matters listed below, we will not be able to register your society.

4.2 Please complete this table

Provision required by the Act covering this 2.7'		
The society's name	1	
The objects of the society		4
Place of the society's registered office, to which all communations may be addressed	nications and	107
The terms of admission of the members, including any soci investing funds in the society under the provisions of the Ad		10 to 17
The method of holding meetings, the scale and right of voti method of making, altering or rescinding rules	ng, and the	30 to 50
The appointment and removal of a committee (by whatever managers or other officers and their respective powers and	•	58 to 83
The maximum amount of the interest in the shares of the society which may be held by any member otherwise than by virtue of section 24(2) of the Act		23
Whether the society may contract loans or receive monies on deposit subject to the provisions of this Act from members or others, and if so under what conditions, under what security, and to what limits of amount		6 and 95
Whether any or all shares are transferable, and provision for the form of transfer and registration of shares, and for the consent of the committee to transfer or registration		18 to 23
Whether any or all shares are withdrawable, and provision of withdrawal and for payment of the balance due on them from the society	18 (0 23	
Provision for the audit of accounts in accordance with Part 3	86-94	
Whether members may withdraw from the society and if so how, and provision for the claims of the representatives of deceased members and of the trustees of the property of bankrupt members (or, in Scotland, members whose estates have been sequestrated), and for the payment of nominees		24
The way in which the society's profits are to be applied	7	
If the society is to have a common seal, provision for its cu	N/A	
Whether any part of the society's funds may be invested, and if so by what authority and in what way		101

Section 5 – Converting to a society

You only need to complete this section if you are converting from a company or friendly society to a community benefit society. If this does not apply to you please move on to section 6.

Requirements

If you are converting a company into a society, three copies of a special resolution to convert the company, with the following information included in the resolution:

- Company name & number
- Date the resolution was passed
- Names of three members appointed to sign the society's rules and to either: accept alterations to the rules made by the FCA without further consulting the company; or lay any such alterations before a general meeting of the company for acceptance

Details

5.1 Please provide details of the friendly society or company you are converting from.

Name	SALFORD RD HOLDINGS
Registration number	11120060
Registered office address	28 Orchard Road, Lytham St. Annes, England,
Postcode	FY8 1PF

Section 6 - Member details

6.1 Please provide the details of the secretary below. All societies must have someone fulfilling the role of secretary.

Name	Edward Kieran Charleson
Month of birth	October
Year of birth	1956
Signature	Kanun
Date	18/10/22

6.2 Please provide the details of 3 members below.

Name	Paul King
Month of birth	July
Year of birth	1965
Signature	
Date	18/10/22

Name	Paul Trainor
Month of birth	March
Year of birth	1975
Signature	Pautino
Date	18/10/22

Name	Andrew Rosler
Month of birth	September
Year of birth	1969
Signature	80R
Date	18/10/22

6.3 Societies are within the scope of the Company Directors Disqualification
Act 1986 (CDDA). Please confirm that no proposed director is disqualified
under that Act:

No proposed director is disqualified $\ \ \, \boxtimes$

Section 7 - Submission details

7.1 Please complete the submission checklist below.

Items		Options
The society's rules signed by three members and the secretary		Two copies attached - submitting by post
		One copy attached - submitting by email
Marked-up copy of rules showing what changes the society is making to the model rules		One copy attached
		Not attached - not using model rules
		Not attached – using model rules with no changes
Special resolution to convert the company to a society, including the following information:		Three copies attached - submitting by post
Company name & number		One copy attached - submitting by email
Date the resolution was passed		
 Names of three members appointed to sign the society's rules and to either: accept alterations to the rules made by the FCA without further consulting the company; or consult the company about any such alterations 		Not attached - not a company converting to a society
Cheque for registration fee made payable to the Financial Conduct Authority		Cheque attached –
Please indicate below which fee is applicable to you, then select a box on the right to show how you are paying it:		submitting this form by post
\boxtimes £40 - using model rules with no changes \square £120 - using model rules with 1-6 changes		Cheque posted separately – submitting this form by
\square £950 - using model rules with 11 or more changes		No foo Eriondly cosists
☐ £950 - not using model rules☐ No fee - Friendly society converting to a society		No fee - Friendly society converting to a society

Section 8 - Submitting this form

Please submit a signed, scanned version of your application by email to: mutual.societies@fca.org.uk

Or please submit by post to:

Mutual Societies Financial Conduct Authority 12 Endeavour Square London E20 1JN

This form is available on the **Mutuals Society Portal**: https://societyportal.fca.org.uk

Registered as a Limited Company in England and Wales No. 1920623. Registered office as above.