



# **FairShares Social Cooperative**



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# Cooperative Society Rules Registered Under

The Co-operative and Community Benefit Societies Act 2014

# **Rules of Queer Spirits Limited**

### **DEFINITIONS, NAME, OBJECTS AND INITIAL CAPITAL**

1 **Definitions.** In these Articles:-

"the Act" means the Co-operative and Community Benefit Societies Act 2014 and any amendments in force.

"Cash" includes cheques, electronic fund transfers, IOUs, promissory notes and money orders.

"Member" a holder of an Employee, Customer, Investor or Founder Share.

"Labour Member" and "Labour Shareholder" refers to a member who holds one or more Employee Shares.

"User Member" and "User Shareholder" refers to a member who holds one or more Customer Shares.

**"Founder Member" and "Founder Shareholder"** refers to a member who holds one or more **Founder Shares**.

"Investor Member" and "Investor Shareholder" refers to a member who holds one or more Investor Shares.

"Beneficiary" a User member or other member holding only Investor Shares, or an organisation listed in Clause 54 as a beneficiary of the community dividend.

"User" a person who directly participates in the production and/or consumption of goods/services within the Cooperative, and who is a Founder Member, Labour Member and/or User Member.

"Qualifying Contribution" means a commitment to trade with the Cooperative in a way that meets the criteria for membership. Qualifying contributions are set for **Employee** and **Customer** Shareholders only.

"Quorum" a meeting in which a sufficient number of people are present to take decisions.

"Ordinary Resolution" means a proposal accepted by a majority of votes cast by eligible members on a one-shareholder, one-vote basis, irrespective of shareholder class, subject to any adjustments provided for in Clause 23 and 24 of these rules.

"Class Resolution" means a proposal accepted by a majority of votes cast by eligible members in one shareholder class on a one-shareholder, one-vote basis.

"Special Resolution" means a proposal accepted by a two-thirds (67%) or three-quarters (75%) majority of members (subject to the requirements of the Act).

**"Eligible member"** means a current or former cooperative user (i.e. a Founder, Labour or User Shareholder). Former Founder, Labour and User Shareholders who still have **Investor** shares may cast a vote. Members who have only held **Investor** shares are holders of 'non-user investor shares' under FCA guidance for the Act (Paragraph 6.31) and are not eligible to vote in General Meetings.

"Active Member Class" means a class of members where there are still members holding one or more shares in that class.

"Reserves" exclude the current year's profit and loss account.

"Employee Shares" are shares owned by a labour member who makes qualifying labour contributions in the Cooperative, entitling them to participate in Cooperative governance and receive a share of surplus. For the purposes of clarity, any person recognised as an 'employee' or 'worker' under the employment laws of the territory in which the member works will qualify for Employee Shares if they make a qualifying contribution.

"Customer Shares" are shares owned by a user member who makes a qualifying contribution through their trading or usage of the Cooperative's products / services, entitling them to participate in Cooperative governance and receive a share of surplus. For the purposes of clarity, any person recognised as a beneficiary or a customer of the organisation will qualify for Customer Shares if they make a qualifying contribution.

"Investor Shares" are shares owned by an investor member who invests unremunerated labour or equity capital entitling them to a share of the Cooperative's assets and surplus.

**"Founder Shares"** are shares owned by a founder member, entitling them to govern the Cooperative.

**Member Shares** is the name given to shares issued at par value that will be distributed to **Employee and Customer** Shareholders as **Investor** Shares to reflect increases in the value of the Cooperative (as determined by Clause 13). Member Shares are distributed as **Investor** Shares following the process outlined in Clause 15.

- 2 Regulations in The Companies Act do not apply unless they are referenced directly in these rules, or are required by the Act.
- The name of the Cooperative is **Queer Spirits Limited**.
- 4 The registered office of the Cooperative is at 124 City Rd, London, EC1V 2NX in Great Britain.
- Objects: The Cooperative's primary object is: To empower and uplift LGBTQ+ communities by producing socially conscious spirits. Through our unique blend of quality products and community initiatives, we aim to foster inclusivity, celebrate diversity, and support LGBTQ+ causes.

To assist achievement of this primary object, the Cooperative will pursue secondary objects:

- a. to meet the economic, social and cultural needs of the Cooperative's primary stakeholders (Founder, Employee and Customer members) by engaging in commerce and social activities that spread wealth and power equitably amongst them;
- b. to pursue trading activities that are economically, socially and environmentally sustainable, and which improve the well-being of the Cooperative's primary stakeholders;
- c. to promote the development of cooperative social entrepreneurship;
- d. to advance Cooperative Values and Principles that create social capital through participatory management and democratic governance processes;
- e. to abide by the internationally recognised values and principles of cooperative identity as defined by the International Cooperative Alliance (ICA), in particular, the values of self-help, self-responsibility, democracy, equality, equity and solidarity and the ethical values of honesty, openness, social responsibility and caring for others;

- f. to abide by principles of equality of opportunity and oppose forms of discrimination on the grounds of social class, race, ethnic origin, gender, sexual preference, age, disability and religion;
- 6 The liability of members is limited in accordance with the Act.
- 7 The Cooperative has the power to do anything which is conducive to the furtherance of its objects subject to constraints specified in these rules.
- 8 The Cooperative's initial share capital is £ 3:
  - **3 Founder** Share(s) of nominal value £ 1 each.
- 9 These rules may be altered only by Special Resolution of eligible members in all shareholder classes following the Act.

### MEMBERSHIP, CAPITAL AND FAIRSHARES BRANDING

- Membership and Share Capital: The Cooperative is open to applications for membership in the appropriate class without discrimination, subject to making a qualifying contribution agreed by members in General Meeting. A list of qualifying contributions will be made available to current and prospective members, and will specify: the conditions under which an Employee and/or Customer share will be issued; the transactions with the Cooperative that qualify an applicant for membership in each class:
  - If there are qualifying contributions for both **Employee** and **Customer** Shares, the Cooperative may be branded as a FairShares Solidarity Cooperative.
  - If there are qualifying contributions for **Customer** Shares, but no qualifying contributions for **Employee** Shares, the Cooperative may be branded as a FairShares User Cooperative.
  - If there are qualifying contributions for **Employee** Shares, but no qualifying contributions for **Customer** Shares, the Cooperative may be branded as a FairShares Worker Cooperative.
  - If there are no qualifying contributions for **Customer** and **Employee** Shares, the Cooperative is not a FairShares Cooperative / Solidarity Cooperative, and shall not be entitled to use FairShares Branding, or call itself a FairShares Cooperative.
  - a. The rights and conditions attaching to shares are:
    - i. **Founder** Shares: issued at a £ 1 par value to the natural or legal persons who found the cooperative; non-transferable; non-withdrawable; one vote per shareholder at General Meetings (as defined in Clauses 23 and 24); forfeited on holder's death, bankruptcy or insolvency; cancelled without payment on winding up.
    - ii. **Employee** Shares: issued at a £ 1 par value to natural or legal persons who make at least one qualifying contribution in respect of labour provided to the Cooperative; issued in proportion to their labour contribution; non-transferable; non-withdrawable; one vote per shareholder at General Meetings; forfeited on holder's death, bankruptcy or insolvency; cancelled upon cessation of contracts pertaining to their labour contribution; cancelled without payment on winding up.
    - iii. **Customer** Shares: issued at a **£** 1 par value to natural or legal persons who make a qualifying contribution in the use of the Cooperative's products and services; non-transferable; non-withdrawable; one vote per shareholder at General Meetings; forfeited on holder's death, bankruptcy or insolvency; cancelled upon the cessation of all trading relationships and service agreements; cancelled without payment on winding up.
    - iv. **Investor** Shares: issued to any natural or legal person (subject to the statutory maximum allowed by the Act at the time of issue); issued at a par value of £ 1 to investors of equity capital upon payment; issued as 'Member Shares' to providers of labour in proportion to the Capital Gain created by their work; issued as 'Member Shares' to customers / service users in proportion to the Capital Gain created by their trading activity; transferrable

(under the provisions of Clause 10(v) and Clause 15); withdrawable after 3 years or termination of membership or retirement or death; one vote per shareholder in General Meeting (subject to being an 'eligible member').

- v Investor Shares may be transferred by an eligible member to any of the following, subject to the consent and registration by the board, and will become a member upon board approval. Ineligible members may not transfer shares except under the provision in Clause 15(b)(iii) and 15(b)(iv):
  - 1. A FairShares Labour Association, employee benefit trust, cooperative or mutual society which has accepted these rules in writing, which was established or selected for the purpose of managing them for the benefit of the Cooperative's workforce;
  - A charitable association, trust or foundation which has accepted these rules in writing, which was established or selected for the purpose of managing them for public or environmental benefit;
  - 3. A FairShares User Association, company, cooperative or partnership, or other community enterprise or cooperative society which has accepted these rules in writing, and which was established or selected for the purpose of managing them for community benefit;
  - 4. A social investment fund which has accepted these rules in writing, which has been proposed by the Directors and approved by members in General Meeting as a suitable partner for making social investments.
- vi. For the avoidance of doubt, upon death, a member's **Founder**, **Customer** and **Employee** shares are cancelled without payment, and the member's **Investor** Shares will be redeemed at par value, then paid into the member's estate for the benefit of their next of kin. A member's next of kin may not inherit **Investor** Shares.
  - If the deceased member is bankrupt, proceeds from the sale of their shares shall be
    paid to the trustees of member's property and/or sequestered estates, or their
    nominees;
- vii. For the avoidance of doubt, each member has only one vote at General Meetings, irrespective of the number of shares and number of share classes held.
- Alteration of Share Capital. The Cooperative may issue only new Employee, Customer or Investor Shares. No Share Certificates shall be issued to any members unless required by the Act.

#### 11. Withdrawal of Investor Shares.

- a. Providing a member is not in debt to the Cooperative, their Investor Shares may be withdrawn under the following terms using capital in the Cooperative's Redemption Fund.
   The Redemption Fund is limited to one half of the Cooperative's Reserves at the start of the accounting period.
  - i. **Investor** Shares transferred to another organisation under Clause 10(a)(v) cannot be withdrawn.
  - ii. If the Redemption Fund contains no funds, members' Investor Shares may not be withdrawn except to settle a claim by a member's next of kin following the member's death.
  - iii. Subject to the availability of monies in the Redemption Fund, **Investor** Shares can be withdrawn after 3 years, on termination of membership or retirement or death or insolvency.
  - iv. If the Redemption Fund contains insufficient funds to satisfy all withdrawal requests, the members holding **Investor** Shares longest will be settled first.

- b. The 5 members who have transferred the most **Investor** Shares over the last 5 years should be listed, together with their contact details, at the start of the register of members.
- c. Nothing in these articles requires title to securities to be evidenced or transferred by a written instrument if the Act permits otherwise.

## 12. Equity Capital Stakes.

The number of **Investor** Shares (equity) that can be bought or allocated to a member may be capped by the Act. Subject to any statutory cap, the following rules apply:

- a. Every natural and legal person (Director, employee, supplier or self-employed contractor) who makes a qualifying labour contribution will be offered Employee Shares proportionate to their qualifying contributions at the conclusion of any probationary period agreed by the Cooperative. They will also be offered a chance to purchase Investor Shares to the value of 15% of their initial labour contract (i.e. a person's annual salary, or projected annual value of a contract for services) after 366 days (1 year + 1 day) of continuous service;
- b. Every natural and legal person (user, customer) who makes a qualifying user contribution will be offered **Customer** Shares in proportion to their qualifying contributions. They will also be offered a chance to purchase **Investor** Shares to the value of **15%** of their product and service purchases from the Cooperative over the previous 12 months;
- c. The Cooperative may organise a third-party loan or grant of money for an existing member for the purpose of establishing their **Investor** Shareholding;
- d. Subject to Special Resolution, the provisions in clauses 12 (a) to (c) can be applied to other legal entities (companies, cooperatives, associations, foundations, charities etc.) who support the work of the Cooperative.
- e. The Directors shall not be entitled to withhold share offers or prevent share transfers, or reject applications for membership, on the grounds of social class, age, politics, race, creed, religion, culture, ethnic origin, sex or sexual orientation, marital status or disability.

#### 13. Valuation.

- a. Pre-emption rights are excluded.
- b. The Cooperative is valued at the start of every financial year, and this is the "Reference Value".
- c. At incorporation, the Reference Value of the Cooperative is £0.
- d. Thereafter, the Reference Value shall be calculated as the book value of fixed assets plus the Investor Share for the previous accounting period (see Clause 44) \* [Dividend Multiplier]. The [Dividend Multiplier] is (7 \* (1 / 0.20)).
- e. A Class Resolution can require revaluation of the Cooperative or any of its assets.

## 14 Share Issues.

a. The Cooperative may only issue new Labour, User or Investor Shares at par value.

# 15 Capital Gains and Member Shares.

- a. The "Capital Gain Fraction" is 0.5, and may be changed only by Special Resolution.
- b. If the Cooperative's value at the end of an accounting period (the "New Value") is greater than its Reference Value, then Capital Gain = (New Value Reference Value) x [Capital Gain Fraction] and:

the "Workers' Gain" is Capital Gain / 2;

the "Users' Gain" is Capital Gain / 2;

Member Shares equals 1 share for each £1 of Capital Gain;

This number of Member Shares shall be issued as **Investor** Shares to **Employee** and **Customer** Shareholders by any of the following means:

- By issuing Investor Shares to the value of Workers' Gain credited as fully paid to those holding Employee Shares in proportion to the number of Employee Shares held at the commencement of the accounting period;
- ii. By issuing Investor Shares to the value of Users' Gain credited as fully paid to those holding Customer Shares in proportion to the number of Customer Shares held at the commencement of the accounting period;
- iii. Subject to the consent of the **Board**, by transferring the ownership of **Investor** Shares (with compensation at par value) from existing **Investor** Shareholders who wish to sell to **Employee** Shareholders in proportion to the number of **Employee** Shares held at the commencement of the accounting period, capped at the Workers' Gain;
- iv. Subject to the consent of the **Board**, by transferring the ownership of **Investor** Shares (with compensation at par value) from existing **Investor** Shareholders who wish to sell to **Customer** Shareholders in proportion to the number of **Customer** Shares held at the commencement of the accounting period, capped at the Users' Gain;
- v. Any combination of 15 i) to iv) that has the effect of acquiring for **Employee** and **Customer** Shareholders the number of 'Member Shares' to which they are entitled.

### 16 **Borrowing and Investment.**

- a. **Borrowing:** the **Board** may exercise all the powers of the Cooperative to borrow money at commercial rates, and to mortgage or charge its undertaking, property and assets (present or future) and to issue debentures provided that:
  - i. No borrowing is authorised that exceeds the value of the Reserves unless:
    - 1. the lender does not take a charge over the assets of the Cooperative;
    - 2. the loan amount or credit agreement is unsecured (i.e. does not require the Cooperative to offer security);
    - the borrowing secures for the Cooperative an asset or contract with a value greater than the amount borrowed.
  - ii. The borrowing is authorised by an Ordinary Resolution.
- b. Commercial Investments: the Board may exercise all the powers of the Cooperative to make commercial investments, provided that the sum invested does not exceed one half of Reserves.
  - i. The balance of Reserves must be held in current or deposit accounts, low-risk stocks, bonds or accessible savings accounts.
- c. **Social investments** may be made each year in accordance with Clause 10(iv) providing they total no more than one half of the opening balance of the Redemption Fund for that year.

#### **GOVERNANCE**

- The **Directors** may call General Meetings and, on the requisition of members holding a tenth or more of the shares in any class, must convene a General Meeting for a date not later than 4 weeks after receipt of the requisition. General Meetings can take place through an online collaborative decision-making platform using technology agreed by members. General Meetings may be held in public, broadcast live, recorded and the records of such meetings can be made available to the public.
- In each financial year, a minimum of one General Meeting will be held in addition to the Annual General Meeting (AGM).

- a. No business shall be transacted at a General Meeting unless a quorum of members is present. Unless and until otherwise decided by General Meeting, 40% of the membership shall be the quorum, subject to the number of members being more than 10 and less than 50.
- b. In the event of the membership exceeding 50 the quorum shall be 20.
- c. In the event of the membership being less than 10, the quorum shall be one-half subject to a minimum of 2.
- d. An invitation to all members to join an online collaborative decision-making platform before a General Meeting shall be sufficient to satisfy the rules regarding a quorum providing all resolutions on which a vote is required are posted to the online collaborative decision-making platform before the meeting.
- e. No business shall be transacted at an off-line General Meeting until the meeting has agreed a chairperson. Online General Meetings do not require a chairperson. Whenever a President is in post, the President will chair an off-line General Meeting. If a President is not in post, or the President is not present, the meeting will elect one of the **Director**s to chair the meeting. If no **Director**s are present, the meeting may elect a chairperson from those present.
- 19. **Eligible members** can vote at General Meetings to set corporate policy, approve/reject social enterprise plans, take decisions about acquisition and disposal of property, and to enter into partnership arrangements with other organisations.
  - a. A proposal to amalgamate with another society (Section 109) or company (Section 112) must be taken by Special Resolution following the provisions of the Act.
  - b. A proposal to transfer the engagements of another society (Section 110) or a company (Section 112) must be put as a Special Resolution following the provisions of the Act.
  - c. A proposal to convert to another legal form must be put as a Special Resolution.
  - d. A proposal to wind up or dissolve the Cooperative must be put as a Special Resolution.
- Corporate policy and social enterprise plans are implemented by a Chief Executive Officer or Executive Team appointed by the governing body. The **Board** will stipulate their authority whenever appointed.
  - a. When no Chief Executive Officer or Executive Team is in post, the **Board** member with the most **Employee** Shares will assume the responsibilities of the Chief Executive Officer until a new Chief Executive Officer or Executive Team can be appointed.
  - b. If the situation in 20(a) arises, and two or more **Directors** have the same number of **Employee** Shares, the longest serving member will assume the responsibilities of the Chief Executive Officer until a new Chief Executive Officer or Executive Team is appointed.
  - c. The Chief Executive Officer or Executive Team is responsible to the General Meeting and Board for the organisation and management of the Cooperative and the implementation of the Cooperative's social enterprise plans.
- 21. Every **Founder**, **Employee**, **Customer** and eligible **Investor** shareholder can attend, speak and propose resolutions at a General Meeting, can stand (subject to clauses 30 and 31) for election as a governing body member and can cast one vote at General Meetings (as provided for in clauses 23 and 24).
- 22. Any person can act as a proxy for a member at General Meeting. An instrument appointing a proxy must be written in a usual form, or a form approved by the Board.
  - a. A proxy may act for a maximum of **one** other member(s) at General Meetings (i.e. can cast a maximum of **one** vote(s) in addition to their own).
- 23. Decisions at off-line General Meetings are made by eligible members passing resolutions with a show of hands, unless a poll is demanded by at least **2** eligible members. At online General

Meetings, decisions are made by approving a member proposal using the collaborative decision-making tools adopted by members.

- For Ordinary Resolutions taken by a show of hands (or online vote), Founder, Employee,
   Customer and Investor shareholders have one vote each, irrespective of the number of shares held and irrespective of the class(s) of share held.
- b. For Ordinary Resolutions involving a poll each eligible member votes once, irrespective of the number of memberships held. Their vote counts toward the lowest numbered member class in which they hold membership (from the following list of member classes):
  - 1 Founder members
  - 2 Employee members
  - 3 Customer members
  - 4 **Investor** members

(For example, if a person is both a **Founder** and **Employee** member, their vote would only be counted once in the **Founder** member class.)

- c. If a poll is requested by at least **2** members, the chairperson must offer each shareholder class a chance to propose a special resolution in accordance with the provisions of Clause 25 before proceeding with the poll.
- 24. On a show of hands, online vote, or poll, every eligible member who is present in person or by proxy, has one vote.
  - a. In the event of a poll the total number of Founder, Employee, Customer and Investor votes for and against the resolution will be recalculated using the following formulae (see clause 44 for [Investor Share Fraction]; see clause 40 for [Founder Share Fraction], [Employee Share Fraction] and [Customer Share Fraction]:
    - [Investor Votes For] / [Investor Votes Cast] \* [Investor Share Fraction]
    - ii. [Investor Votes Against] / [Investor Votes Cast] \* [Investor Share Fraction]
    - iii. [Employee Votes For] / [Employee Votes Cast] \* [Employee Share Fraction]
    - iv. [Employee Votes Against] / [Employee Votes Cast] \* [Employee Share Fraction]
    - v. [Customer Votes For] / [Customer Votes Cast] \* [Customer Share Fraction]
    - vi. [Customer Votes Against] / [Customer Votes Cast] \* [Customer Share Fraction]
    - vii. [Founder Votes For] / [Founder Votes Cast] \* [Founder Share Fraction]
    - viii. [Founder Votes Against] / [Founder Votes Cast] \* [Founder Share Fraction]
  - b. The total vote for the resolution is the aggregate of i), iii), v) and vii)
  - c. The total vote against the resolution is the aggregate of ii), iv), vi) and viii)
  - d. For an ordinary resolution to pass, the aggregate of i), iii), v) and vii) must be greater than 0.5, otherwise the resolution is not passed.
  - e. For a special resolution to pass, two-thirds (67%) of members (when operating under Sections 109-111, and 120-121 of the Act) or three-quarters (75%) of members (under the provisions of Section 43-44 of the Act or as triggered by other rules in this constitution) must vote in favour, otherwise the resolution is not passed.
- 25. **Special resolutions** may only be proposed by the **Board** or by Class Resolution. The text of special resolutions must be approved by an audit committee (see Clause 47) before it is voted upon by members.
  - a. If an audit committee has not been formed, a temporary committee will be formed as follows: each active member class will nominate (elect) up to two of their members to

represent the views of their member class. The temporary audit committee will meet until the special resolution vote is complete, or the resolution is withdrawn.

- 26. Unless a poll is demanded or required by the Act, a declaration by the chairperson at the meeting that an Ordinary resolution has, on a show of hands, been carried or lost and an entry to that effect in the book containing the minutes of the proceedings (or equivalent record in an online collaborative decision-making forum) shall be conclusive evidence of the fact without proof of the number or proportions of the votes recorded in favour or against the Ordinary Resolution.
- 27. A written resolution signed by all members, or approved using designated technology, is valid as if properly passed at a General Meeting.
- 28. The proceedings of a meeting are not invalidated by the accidental omission to give notice of the meeting to, or the non-receipt of notice of the meeting by, a person entitled to receive notice. Notice shall be deemed to have been given if sent to the email address, user account or other technological place of transmission, nominated or accepted by the party entitled to receive such notice.
- 29. **Directors**. The Cooperative shall have a **Board** of between three and **seven (7) Directors** except in the following circumstances:
  - a. The Cooperative is in receipt of grant or loan funding from a public authority, charitable body or other asset-locked organisation (e.g. a credit union, community-owned cooperative or company), in which case the minimum number of Directors shall be three (3) representing at least two shareholder classes, with at least one financial specialist.
  - b. The Cooperative has **1000** or more members, in which case the minimum number of Directors shall be five with at least one representing each shareholder class with active members and at least one financial specialist.
- 30. If the Cooperative has fewer than **1000** members, **Board** members will be proposed by **Founder** members or existing Directors and approved by Ordinary Resolution.
  - a. Directors may freely negotiate contracts of any value until the Cooperative files its first set of accounts. Thereafter, Directors may freely negotiate contracts to the value of **25%** of the Cooperative's annual turnover (as reported in the previous year's filed accounts). Contracts in excess of this amount require General Meeting approval.
  - b. A governing body member may be removed at General Meeting by an Ordinary Resolution, or after a vote of no-confidence at a meeting of the Directors.
- 31. If the Cooperative has **1000** or more members, **Directors** and a President will be elected annually as follows.
  - a. **Employee** Shareholders will elect a maximum of **two (2)** Director(s) (one will be subject to reelection by rotation every two-years), following the Act.
  - b. **Customer** Shareholders will elect a maximum of **two (2)** Director(s) (one will be subject to reelection by rotation every two-years), following the Act.
  - c. **Investor** Shareholders (if applicable) will elect a maximum of **two (2)** Director(s) (one will be subject to re-election by rotation every two-years), following the Act.
  - d. **Founder** Shareholders will elect a maximum of **two (2)** Director(s), who may be removed only by the provisions set out in 31(f).
  - e. A maximum of **two (2) Director(s)** may be appointed (co-opted) by the other Directors for their specialist financial, environmental and cooperative management skills.
  - f. A **Director** may be removed from office at any General Meeting by a Class Resolution of a shareholder class that elected them, or by Ordinary Resolution.
  - g. A Cooperative President will be elected from the **Directors** on a poll of all shareholders (one vote per shareholder) at the Annual General Meeting. The President has a non-executive role

in the running of the Cooperative, and is responsible for overseeing meetings of the **Board**, maintaining the public image of the Cooperative, and facilitating good communications between Directors and cooperative members. The President has a casting vote at the **Board** and General Meetings, but is not required to use it.

- h. In the absence of a President, or if a President is not elected, the holder(s) of **Founder** Shares will fulfil this role (as set out in 31(g)).
  - i. A **Director** cannot be removed by other **Directors** except at General Meeting (as set out in 31 (f)).
  - ii. Cooperative **Directors** may freely negotiate contracts to the value of **20%** of the Cooperative's annual turnover (as reported in the previous year's filed accounts). Contracts in excess of this amount require General Meeting approval.
- 32. **Directors'** meetings may be held between General Meetings by any means defined within the Act, and through an online collaborative decision-making platform.
  - a. All acts done by any meeting of the **Directors** or by any person acting as a member of the **Board** shall, even if it be afterwards discovered that there was some defect in the appointment of any **Board** member or person acting as such, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a governing body member.

### **EXPENSES, BENEFITS AND PAY**

- 33. Providers of labour (Directors, members, employees, self-employed contractors) shall be paid reasonable expenses wholly incurred in relation to furthering the business of the Cooperative.
  - a. A schedule of acceptable benefits and expenses may be agreed by Ordinary Resolution. Any expenses paid, or benefits provided, outside the scope of an agreed schedule must be itemised in the annual accounts.
  - b. Benefits and expenses must be itemised and recorded in such a way that they can be inspected by any member during normal office hours.
- 34. **Remuneration** has three components: Basic Wages ("Pay"), **Employee** Share dividends and **Investor** Share dividends.
  - a. Each provider of labour is subject to one or more contracts (employment contract, contract for services or cooperative membership) which controls the manner in which they are remunerated for their labour. These articles, including subsequent modifications, are part of any contract between the Cooperative and those providing labour (Director, members, employees, self-employed contractors). All members of the Cooperative shall be provided with a copy of these rules upon agreement or variation of a contract to supply labour.
  - b. Labour may be recognised solely through Cooperative membership and remunerated solely through **Employee** Share dividends. A formal contract of employment will be issued if, in the view of the Directors, 'employee status' tests used in employment tribunals have been, or are expected to be, satisfied (i.e. a person works regular hours, receives regular pay, has agreed holiday entitlements and is subject to regular supervision etc.).
  - c. If the Cooperative issues contracts of employment to members of staff, the maximum ratio between the hourly rate of the highest and lowest paid member of staff shall be 10:1 This ratio can only be amended by a Class Resolution in a meeting of Employee Shareholders. This ratio may not be amended by Ordinary Resolution or Special Resolution.
  - d. At the start of each accounting period, if the Cooperative has any employees, an amount equal to (Basic Wages × Current Inflation Rate) will be set aside for increases in Basic Wages. The application of any remuneration system to employees and self-employed contractors is at the discretion of the CEO or Executive Team (unless overridden by the procedure set out in clause 49). If the budget for increases in remuneration is not distributed within an accounting

- period, any unused part **must** be distributed as **Investor** Shares in proportion to **Employee** Shareholdings or as cash bonuses.
- e. An increase in the budget set in 34(d) can only be passed by Special Resolution.
- f. Directors' pay and conditions follow the same principles as other Cooperative members and employees.
- 35. a. **"Total Revenue"** means sales plus earnings from services provided plus any other income, but excludes proceeds of new issues of securities or loans obtained
  - b. **"Profit"** is equal to Total Revenue less the cost of materials and services, less depreciation, less rents, less interest.
- 36. "Associated Costs" means the costs directly associated with a given amount of Pay, including employee's and employer's contributions to insurance schemes, superannuation, healthcare plan, childcare, staff club and any other benefits deducted from pay, together with sickness, maternity, paternity or other statutory pay, and Pay-As-You-Earn income tax.
- 37. "Surplus" is equal to Profit, less Pay including their Associated Costs, less Corporation Tax.
  - a. The first £100,000 of Surplus or 30% of Profits (whichever is greater) will be allocated to Reserves as working capital. This amount will be deducted from Surplus before calculating Founder Share Dividends, Customer Share Dividends, Employee Share Dividends and Investor Share interest.
  - b. Half of the Surplus transferred to reserves will be held in a "**Redemption Fund**" to satisfy member requests to withdraw **Investor** Shares as set out in Clause 11.
- 38. Additional Capital Expenditure, Extraordinary and Research and Development Costs in excess of £10,000 not financed by a fundraising campaign must either:
  - a. be deducted from Surplus in exchange for new **Investor** Shares credited as fully-paid or;
  - b. be paid for from Reserves,

or as determined by special resolution or a qualified accountant. Any member may ask a qualified accountant to determine if an item comes under these categories.

- 39. **"Founder Share", "Employee Share"** and **"Customer Share"**. The Founder, Employee and Customer Share of Surplus, distributed in dividends, is calculated by multiplying [Surplus] (if greater than zero) for the relevant period by the [Founder Share Fraction], [Employee Share Fraction] and [Customer Share Fraction]. If [Surplus] is less than or equal to zero, no Founder Share or Employee Share or Customer Share dividends are paid.
  - a. In the event that there are no **Employee** Shareholders to pay dividends, the Cooperative shall establish or increase a restricted fund to the value of the **Employee** Share. The Board may exercise discretion on how to allocate the restricted fund to projects that improve the well-being of the Cooperative's workforce.
  - b. In the event that there are no **Customer** Shareholders to pay dividends, the Cooperative shall establish or increase a restricted fund to the value of the **Customer** Share. The Board may exercise discretion on how to allocate the restricted fund to projects that improve the well-being of the Cooperative's users and/or customers.
- 40. "Founder Share Fraction", "Employee Share Fraction" and "Customer Share Fraction"
  - a. The **Employee** Share Fraction is **0.30** and **Customer** Share Fraction is **0.30** and **Founder** Share Fraction is **0.15**. These may be changed only by Special Resolution.
  - b. No **Employee** or **Customer** Shareholder may receive a dividend of more than [Surplus] x [**Employee** Share Fraction].

41. "Founder Share Dividends", "Employee Share Dividends" and "Customer Share Dividends"

At the end of an accounting period, the **Founder**, **Employee** and **Customer** Share are distributed as dividends to each **Founder**, **Employee** and **Customer** shareholder using the following formulae:

[Founder Share] x (Member's Founder Shareholding / All Issued Founder Shares)

+

[Employee Share] x (Member's Employee Shareholding / All Issued Employee Shares).

+

[Customer Share] x (Member's Customer Shareholding / All Issued Customer Shares)

- 42. At the discretion of the **Board**, all members and employees may be advanced a proportion of their projected **Employee** Share dividends on a regular basis in addition to monthly Pay. Advances must be listed in the Annual Accounts and deducted from the **Employee** Share before calculating **Employee** Share Dividends.
- 43. Providers of labour (Board members, employees, self-employed contractors) may, subject to mutual consent, be part-paid in **Investor** Shares, credited as fully paid.
- 44. **Investor** interest is paid after **Founder**, **Employee** and **Customer** Share dividends.
  - a. The "Investor Share Fraction" is **0.25** and the "Investor Share" is [Surplus] x [Investor Share Fraction]. This may be changed only by Special Resolution.
  - b. No dividends are paid on **Investor** Shares. Interest is payable subject to a cap which is calculated as follows:
    - [Surplus] x [Investor Share Fraction] x (1 [Capital Gain Fraction]); Members' will receive 0 - 10% interest on capital based on the level of surplus available.
  - c. Interest is divided *pro rata* between all **Investor** Shareholders based on the number of **Investor** Shares held by each member *before* Member Shares are allocated for the same accounting period.
  - d. The interest must be paid within **6** calendar months of the end of the accounting period. Interest at the Cooperative's bank overdraft rate is to accumulate on unpaid amounts after this time
- 45. **Cash instead of Investor Shares**. The Board can offer all Employee and Customer Shareholders a chance to receive cash payments instead of taking their Member Shares as new Investor Shares, subject to having sufficient cash reserves.
- 46. No additional sum may be transferred from the profit and loss account to Reserves unless it represents new **Investor** Shares credited as fully-paid, or is approved by special resolution, or is required by law.

#### **ACCOUNTING AND AUDITING**

- 47. Financial and social accounts will be prepared for the **Board** and General Meetings by a person with appropriate bookkeeping and accounting skills / qualifications. They will use accounting conventions agreed by the **Board**, or as required by the Act. Any member or person authorised in writing by a member may inspect the accounting records during normal working hours.
  - a. If the Cooperative has fewer than **1000** members, the **Board** may put an ordinary resolution to the General meeting to approve one of the following:
    - i. **Either:** the appointment of a person eligible for appointment as a statutory auditor under Part 42 of the Companies Act 2006 to undertake financial audits;
    - ii. **Or:** an application for exemption or disapplication from audit under the provisions of the Act;

- b. If the Cooperative has **1000** or more members:
  - i. The **Board** shall recommend a choice of financial and social auditors for approval in General Meeting.
  - ii. The selected financial auditor shall be a person eligible for appointment as a statutory auditor under Part 42 of the Companies Act 2006 and will audit the company's financial accounts prior to their approval in General Meeting for filing with the relevant regulatory authority.
  - iii. The selected social auditor shall assist with audit of the internal democracy and decision-making of the Cooperative, the wages, health and safety, skill sharing and educational opportunities of its members and employees, or other matters concerning the overall personal or job satisfaction of members and employees; an assessment of the Cooperative's activities externally, including effects on people, the environment and other organisations.
  - iv. An audit committee of up to four people (comprising no more than one **Board** member from at least two shareholder classes) will be elected at each AGM to assist appointed auditors as follows:
    - 1. In the event of a special resolution being proposed, the audit committee will add up to two further members appointed by each active member class to scrutinise and approve the text of all proposed special resolutions (see 47 (b)(v)(1));
    - The audit committee has a specific power to deny approval of special resolution text that proposes the removal of a member class, or changes to member classes' voting power or share fractions unless proposed changes have been pre-approved by a class resolution of the affected member classes.
    - 3. The additional members appointed in 47(b)(iv)(1) will serve until the vote on special resolutions is complete or all special resolution are withdrawn.
  - v. The purpose of the audit committee is:
    - To approve or withhold approval of the text of resolutions proposed by members or the **Board**. Approval may be withheld until the audit committee is satisfied that adequate consultations on the matters to be resolved have taken place with and within member classes;
    - to assist and check the preparation of financial records presented to General Meetings so that they are accurate, authentic and meet the needs of members;
    - 3. to assist and check the preparation of the information needed for a social audit;
    - 4. to organise elections in accordance with Clause 31;
    - 5. to record, check and authenticate that the procedures in clauses 17 to 27 are being followed when voting takes place in a General Meeting.
- 48. Accountants and Qualified Auditors. These must be chosen by ordinary resolution.
  - a. The financial auditor (if appointed) shall be from a Recognised Qualifying Body (RQB).
  - b. Accountants, Auditors and Independent Experts shall require the accounts to record Members Capital and Cooperative Capital separately.
    - i. "Members' Capital" is defined as the sum of the value of members' Investor Shareholdings.
    - ii. "Cooperative Capital" is defined as the sum of grants and donations received from public authorities, charitable bodies and other asset-locked social enterprises (e.g. community benefit societies or community companies), plus any capital that members are required by the Act to convert, or have voluntarily converted, to Cooperative Capital.

#### **DISPUTE RESOLUTION AND INTELLECTUAL PROPERTY**

- 49. **Labour Contract Revaluations.** In the event of a dispute, the escalation procedure is:
  - a. Valuation by a recruitment agency or recruitment consultant agreeable to all parties.
  - b. Appeal (with resolution) subject to a vote at General Meeting;
  - c. ACAS (Advisory, Conciliation and Arbitration Service)

In the event that a labour contract revaluation leads to a breach of the ratio between the highest and lowest paid member of staff (as set in clause 34(c)) the revaluation will only be applied if **Employee** Shareholders pass a Class Resolution adjusting the ratio to permit the new level of pay. Until such time as a Class Resolution is passed, the maximum pay permissible is capped in accordance with the current ratio (e.g. if the ratio is 3:1, the maximum pay is 3x the lowest paid).

- 50. **Relationship Disputes.** In the event of a dispute between two or more members, the escalation procedure is:
  - a. Mediation by the President, or a Director, a management consultant, trade union official, Social Enterprise Europe Director; FairShares Association Founder, Regional Social Enterprise Network official or other third party agreeable to all parties;
  - b. Appeal (with resolution) subject to a vote at General Meeting;
  - c. **Co-operatives UK**
- 51. Except in the case of resignation or voluntary termination by both parties, a member's employment, supplier contract (or cooperative membership) may be terminated only after an Ordinary Resolution proposing the termination of the contract has been passed in General Meeting.
  - a. Termination is subject to the satisfaction of all lawful terms contained in the member's employment and/or trading contract(s). A resolution to terminate an employment or supplier contract, or cooperative membership, cannot be modified by Class Resolution to become a Special Resolution (clause 25 does not apply).
- 52. The Cooperative may pay for Directors' and officers' indemnity insurance against liabilities related to the Cooperative's business, excluding negligence and/or fraud.
- 53. **Intellectual Property (IP).** With the exception of trademarks, the Cooperative shall record which members have created and contributed intellectual property (IP) to further its objects, and ensure that ownership of all IP remains vested in its creator(s). For the avoidance of doubt, the Cooperative shall not own IP created by members before, during or after their period of membership unless ownership is freely and voluntarily transferred by those members to the Cooperative, or is modified by the provisions below.
  - a. All IP created by members while working for the Cooperative will be vested in them individually and/or collectively.
  - b. As a condition of membership and/or employment, all IP created by members during their work for the Cooperative shall be licensed to the Cooperative under a Creative Commons Licence for both non-commercial and commercial trading, with permission to adapt, share and re-use the IP in product and service development. Any product or service offered will use the same Creative Commons licence unless a variation of this is negotiated with the creator(s) of the IP.
    - i. Where a member creates (or members create) IP for the Cooperative during their period of membership, the Cooperative shall have an exclusive right to use and commercialise the IP while they remain a member. If the member leaves the Cooperative, upon termination of their membership, the Cooperative shall be granted joint copyright in IP it

- contracted the member to create and retain a non-exclusive right to continue using and adapting that IP in both non-commercial and commercial ventures, including a unilateral right to enforce applicable Creative Commons licences.
- ii. Members who leave the Cooperative retain a non-exclusive right to use IP they created for the Cooperative in both non-commercial and commercial ventures, including a unilateral right to enforce applicable Creative Commons licences.
- c. IP transferred to the Cooperative by members, and IP bought by the Cooperative from third parties, shall be owned collectively by all members and made freely available to them for non-commercial use and private study.
- d. The Cooperative shall use its best endeavours to manage IP as if it were an 'intellectual commons' for the benefit of Cooperative members.
- e. Members may wish to offer the Cooperative joint copyright in IP they have created before or during their period of membership so that the Cooperative can take legal proceedings on their behalf to enforce the terms of the applicable Creative Commons Licence.

#### **DISSOLUTION**

- 54. Upon dissolution, a qualified accountant or auditor will calculate the value of "residual assets" ([shareholder funds] + [accumulated profit and loss account] + [assets liabilities]). After satisfaction of all creditors, residual assets will be distributed to Investor Shareholders in proportion to their shareholding after satisfying the following requirement:
  - a. If the Cooperative has received grant funding from a public authority, charitable body or other asset-locked social enterprise (e.g. a community benefit society or community interest company), a qualified accountant or auditor will verify the amount of Cooperative Capital, and calculate a "community dividend fraction" and "community dividend". The community dividend fraction will be calculated using the formula shown in 54 (a) (i). The community dividend will be calculated using the formula shown in 54 (a) (ii):
    - i. [Cooperative Capital] / ([Cooperative Capital] + [Members' Capital])
    - ii. ([Members' Capital] + [profit and loss account] + [other assets]) \* [community dividend fraction].

See Worked Example – Calculating the Community Dividend

- b. If the total value of **residual assets** is greater than £100,000, not less than [community dividend] will be divided equally between the following bodies:
  - 1. Organisation Name: (or as decided in General Meeting)

FairShares Company No:

or Charity / Foundation / Association No:

or Cooperative Registration Number:

2. Organisation Name: (or as decided in General Meeting)

FairShares Company No:

*or* Charity / Foundation / Association No:

for Cooperative Registration Number:

b. Any remaining assets will be divided between **Investor** Shareholders in proportion to the number of **Investor** Shares reported at the end of the previous year's trading. For the avoidance of doubt, changes in balances since the previous year end will be ignored for the purposes of calculating the share of residual assets paid out when the Cooperative is dissolved.

- c. In finalising the dissolution of the cooperative, and subject to the requirements of Insolvency Law, debts and payments to creditors and shareholders will be satisfied in the following order:
  - i. Outstanding debts to **employees, workers and contractors** (e.g. wages/fees)
  - ii. Outstanding debts to other **priority creditors** (e.g. VAT and taxes)
  - iii. Outstanding debts to suppliers (e.g. unpaid supplier invoices)
  - iv. Outstanding debts to **other creditors** (e.g. loan balances)
  - v. Payment of the community dividend
  - vi. Division of remaining **residual assets** to **Investor** Shareholders.
- d. In the event of a failure to distribute residual assets within 6 months of dissolution, or in the event that the organisations in Clause 54(b) have all closed, the [community dividend] will be donated to FairShares Association Ltd (Company Number 9692324) to be reinvested in other FairShares associations, cooperatives, companies and partnerships.

# Rules Accepted by

Founder Member 1:	OLIVER POWELL
Founder Member 2: 5. Grovou	JONATHAN GRONOW
Founder Member 3:	VICTORIA EDWARDS
Secretary O:Powell	Dated: 12/06/2024