

## **SCHEDULE OF AMENDMENTS TO CHAMBERS CONSTITUTION: September 2019**

### **SCHEDULE OF AMENDMENTS**

#### **1. Ordinary Resolution of Chambers**

“THAT, without prejudice to the generality of the relevant provisions of Chambers’ Constitution and the Deed of Indemnity relating to Chambers, any liability, financial obligation, cost, expense or claim suffered or incurred by any Member or Members:

1. pursuant to or in connection with applicable data protection law in the UK (including without limit the General Data Protection Regulation ((EU) 2016/679) and the Data Protection Act 2018); and
2. to the extent arising from their involvement in the general management and administration of Chambers’ affairs (as opposed to arising from their provision of legal services to a client);

shall, for the avoidance of doubt, be treated as “Authorised” for the purposes of the Deed of Indemnity relating to Chambers and for all purposes as a liability, financial obligation, cost, expense or claim suffered or incurred on behalf of or for the benefit of Chambers.

The principle above shall apply, without limit, to any liability, financial obligation, cost, expense or claim suffered or incurred by the Head (or Joint Heads) of Chambers in their capacity as:

1. the named employer of a Chambers’ employee and where such liability, financial obligation, cost, expense or claim arises as a result of any act or omission of a Chambers’ employee; and
2. the Head (or Joint Heads) of Chambers and where such liability, financial obligation, cost, expense or claim arises as a result of any failure of Chambers’ as an unincorporated association to comply with the requirements of applicable data protection law.”

#### **2. Ordinary Resolution of Chambers**

“THAT:

1. All Chambers Protocols setting out Chambers policy in respect of data protection related issues and which have been notified to members and approved by the General Management Committee, be and are hereby approved;
2. Chambers notes the mandatory training requirements set out in that policy; and
3. It is the view of Chambers that failure to comply with such mandatory training requirements should be treated as a “material breach” of a Member’s obligations under the Constitution pursuant to paragraph 79.2.2(c).”