TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING!

WHEREAS the incorporated organisation commonly known as the Academy of Medical Sciences (hereinafter referred to as “the former Company”) incorporated in the year of our Lord nineteen hundred and ninety eight under the Companies Act 1985 petitioned Us for a Charter of Incorporation:

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

NOW THEREFORE KNOW YE that We by virtue of Our Royal Prerogative in that behalf and of all others powers enabling Us so to do of Our Especial grace, certain knowledge, and mere motion do hereby for Us, Our Heirs and Successors will grant, direct, appoint and declare as follows:

1. The persons now members of the former Company and all such persons who may hereafter become members of the body corporate hereby constituted and their successors shall forever hereafter (so long as they shall continue to be such members) be by virtue of these Presents one body corporate by the name of the “Academy of Medical Sciences” (hereinafter referred to as “the Academy”) and by the same name shall and may sue and be sued in all Our Courts of law, and in all manner of actions and suits, and shall have power to do all other matters and things incidental or appertaining to a body corporate.

2. In this Our Charter:

(a) ‘the Academy’ means the Academy of Medical Sciences as hereby incorporated;

(b) ‘the Bye-laws’ means the Bye-laws of the Academy made under this Our Charter as amended from time to time as herein provided in the Schedule;

(c) ‘the Constitution’ means the body of rules and regulations according to which the Academy is governed and being comprised in this Our Charter, the Bye-laws and the Regulations;

(d) ‘the Council’ means the Council of trustees of the Academy from time to time established in accordance with the Constitution;

(e) ‘Council Member’ means a member of the Council and a trustee of the Academy;

(f) ‘Fellows’ means the Ordinary Fellows, Honorary Fellows and Royal Fellows of the Academy and such other classes of fellowship as may be created from time to time pursuant to Clause 6(b) of this Our Charter;

(g) ‘General Meeting’ means a general meeting of the Academy
convened and held in accordance with the Constitution;

(h) ‘Honorary Fellows’ means non-voting members of the Academy who are elected as honorary fellows in accordance with the Constitution;

(i) ‘Ordinary Fellows’ means the voting members of the Academy elected as ordinary fellows in accordance with the Constitution;

(j) ‘Royal Fellows’ means non-voting members of the Academy who are elected as royal fellows in accordance with the Constitution;

(k) ‘Regulations’ means such regulations as are made pursuant to this Our Charter and are amended from time to time as herein provided;

(l) ‘Special Resolution’ means a resolution passed at a duly convened and held General Meeting by not less than 75 percent of the Ordinary Fellows present and voting at the General Meeting;

(m) words importing the singular number only shall include the plural number and vice versa, words importing a reference to one gender only shall include a reference to the other genders and words importing persons shall include both incorporated and unincorporated organisations;

(n) references to any legislation shall be deemed to include any amending or subsequent legislation;

(o) any definition used in any part of the Constitution shall have the same meaning in any other part thereof unless a different meaning is clearly indicated; and

(p) in the event of any inconsistency between any of the provisions of the Constitution the prevailing provisions shall be: in the case of the Regulations, the Bye-laws; and in the case of the Regulations or Bye-laws, this Our Charter.

3. The object for which the Academy is established (the “Object”) is to promote for the benefit of the public the aims and ethos of medical sciences and in particular to:

(a) promote excellence in research and in the teaching of medical sciences;

(b) promote the application of research to the practice of medicine and to the advancement of human health and welfare;

(c) promote public understanding of the medical sciences and their impact on society; and

(d) assess issues of medical science of concern to the public and to disseminate the results of such assessment.

4. In furtherance of the Object (but not otherwise) the Academy shall have the following powers:

(a) to encourage the maintenance of scholarship and scientific integrity in all matters of interest to the Academy;

(b) to promote excellence in and opportunities for the education, training and practice of those engaged in research in the field of medical sciences and related disciplines;

(c) to make grants, lectureships, bursaries and loans, whether out of income or capital and upon such terms and conditions (if any) as to interest, repayment, security or otherwise and to guarantee money or to use the assets of the Academy as security for the performance of contracts entered into by any person, association, company, local authority, administrative or governmental agency or public body as may be thought fit for or towards charitable purposes in any way connected with or calculated to further the Object;

(d) to provide and exchange information on all branches of medical sciences and related disciplines;

(e) to engage with and/or give advice to Our United Kingdom Government or to any other body on matters relevant to the field of medical sciences and any policy implications that arise therefrom;

(f) to cooperate and foster relations with other organisations and bodies, whether cognate or not, whether charitable or not and whether within the United Kingdom or overseas, in pursuit of similar objects;

(g) to award the title of “Fellow of the Academy of Medical Sciences”, denoted by the post nominal “FMedSci” in accordance with the Bye-laws and Regulations from time to time;
(h) to promote, commission, foster, undertake and publish research into any area in furtherance of the Object and to disseminate and exchange the results of any such research;

(i) to promote the formation of organisations, whether charitable or not and whether jointly or singly, for the purpose of the Object of the Academy and to assist such organisations as necessary in the fulfilment of their objects;

(j) to accept any gifts, endowments, legacies, bequests, subscriptions, grants, loans or contributions, subject to any special trusts or conditions attaching to them, in furtherance of the Object;

(k) to make suitable arrangements for undertaking the work of the Academy and for organising meetings of the Academy;

(l) to create, to act as trustee of and/or to undertake the management of any trusts or endowments and any scholarships or exhibitions in furtherance of the Object;

(m) to support, cooperate with or affiliate with, any institutions or persons having objects, charitable or otherwise, similar to those of the Academy and to acquire or merge with any other charity;

(n) to organise, or make grants towards the cost of others organising meetings, lectures, conferences, online material or courses of instruction in furtherance of the Object;

(o) to employ such staff, who shall not be Council Members, as are necessary for the proper pursuit of the Object and to make all reasonable and necessary provision for the payment of salaries, pensions and any other benefits to them and their dependents;

(p) to raise funds and to invite or receive contributions from any person whatsoever by way of subscription or donation, provided that the Academy shall not undertake or carry out any trading activities unless authorised to do so by this Our Charter and the law;

(q) to carry out trading activities provided that the trading activity is either (i) undertaken in the course of furthering the Object, or (ii) is carried out through a subsidiary trading company set up by the Academy for this purpose;

(r) to invest the monies of the Academy, not immediately required, in or upon such investments or other property or other assets as the Council may think fit, subject to any conditions as may be imposed by law and by this Our Charter from time to time;

(s) to purchase, take on lease or in exchange, hire or otherwise acquire any property necessary for the achievement of the Object, to make planning applications and applications for consent under building regulations and to equip such property for use;

(t) subject to any consents required by law, to sell, let, mortgage or dispose of all or any part of the property of the Academy;

(u) subject to any consents required by law, to borrow or raise money and to charge all or any part of the property of the Academy with the repayment of the money so borrowed;

(v) to arrange insurance cover of every kind in respect of the Academy, its property and assets, its employees, officers, volunteers or Fellows as required and to provide indemnity insurance for the Council Members, Fellows, officers and paid staff acting in good faith in accordance with and subject to the current legislation;

(w) to enter into and carry out contracts;

(x) to operate bank accounts in the name of the Academy and to draw, make, accept, endorse, discount, execute and issue promissory notes, bills, cheques and other instruments;

(y) to do all such other lawful things as are incidental to the attainment or furtherance of the Object; and

(z) to take over all the assets, undertakings and obligations of the former Company and for such purpose to enter into all such contracts (including contracts of indemnity) as may be necessary or desirable.

The income and property of the Academy shall be applied solely towards the promotion of the Object and no part shall be paid or transferred directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to Fellows and no Council Member shall be appointed to any office of the Academy paid by salary or fees or receive any remuneration or other benefit in money or money's worth from the Academy Provided that nothing herein
contained shall prevent any payment in good faith by the Academy:

(a) of the usual professional charges for business done by any Council Member who is a solicitor, accountant or other person engaged in a profession, or by any partner of any Council Member, when instructed by the Academy so to act in a professional capacity on its behalf. Provided that at no time shall a majority of the Council benefit under this provision and that a Council Member shall withdraw from any meeting at which their appointment or remuneration, or that of their partner, is under discussion;

(b) of reasonable and proper remuneration for any services rendered to the Academy by any Fellow, officer or employee who is not a Council Member;

(c) of interest on money lent by any Fellow or Council Member at a reasonable and proper rate per annum not exceeding two percent less than the published base lending rate of a clearing bank to be selected by the Council or three percent whichever is greater;

(d) of fees, remuneration or other benefit in money or money's worth to any company of which a Council Member may also be a member holding not more than 1/100th part of the issued capital of that company;

(e) of reasonable and proper rent for premises demised or let by any Fellow or a Council Member;

(f) to any Council Member of reasonable out-of-pocket expenses; and

(g) of reasonable and proper premiums in respect of any indemnity insurance, effected in accordance with Clause 4(v) above.

6. Individuals shall be elected as Ordinary Fellows from among eminent researchers regarded by virtue of their personal achievements in the field of medical sciences for the excellence of their science, their contribution to medicine and society and the range of their achievements, in accordance with the Bye-laws and Regulations and shall be entitled to be distinguished by the title of “Fellow of the Academy of Medical Sciences” and to use the designatory letters “FMedSci”. There is no maximum number of Ordinary Fellows of the Academy, however the number of Ordinary Fellows elected each year shall not exceed such number as shall from time to time be determined by the Council.

(b) There shall be Honorary Fellows and Royal Fellows and any such other classes of fellowship of the Academy as the Council in accordance with the Bye-laws and Regulations and with the approval of the Academy in General Meeting shall determine from time to time. The titles, qualifications, methods and terms of admission, privileges and obligations including liability to expulsion or suspension of fellows of each such class shall be such as the Council, subject to the Bye-laws, shall provide in the Regulations or, as subject thereto, the Council shall determine, provided that no Fellows who are not Ordinary Fellows shall be eligible to vote at General Meetings or to vote in elections held by the Academy.

(c) The fellows of the former Company as at the date of this Our Charter shall be appointed as Fellows of the Academy with the same class of fellowship from the date of this Our Charter.

7. There shall be a Council of the Academy which shall consist of such number of Council Members with such qualifications to be elected or constituted in such manner and to hold office for such period and on such terms as to re-appointment and otherwise as the Bye-laws and Regulations shall from time to time prescribe.

8. The first Council Members shall be the persons who were the members of the Council of the former Company at the date of this Our Charter and such persons shall (unless they cease to hold office) continue to be Council Members until the end of their respective terms of office.

9. The Council Members shall be the trustees of the Academy and the direction and management of the Academy and the government and control of its affairs shall be exercised by the Council in accordance with the Constitution.

10. There shall be Honorary Officers of the Academy who shall exercise the powers conferred on them by the Bye-laws and Regulations and shall be elected in the manner set down in the Bye-laws and the Regulations.
11. The business and proceedings of the Council and the Academy shall be conducted in accordance with the Constitution. In matters concerning interpretation of the Constitution the decision thereof shall rest with the Council. The Council shall decide all matters concerning the Academy which are not covered explicitly by the Constitution.

12. The Council may appoint an investment manager who it is satisfied after enquiry is a proper and competent person to act in that capacity and who is either (i) in the reasonable opinion of the Council, an individual of repute who is qualified to give advice on investments by reason of their ability in and practical experience of financial and other matters relating to investments and who is an authorised person within the meaning of the Financial Services and Markets Act 2000 or (ii) a company or firm of repute which is an authorised or exempted person within the meaning of that Act, and the Council may delegate to such investment manager power at the discretion of the investment manager to buy and sell investments for the Academy in accordance with the investment policy laid down by the Council.

13. The Academy shall have such officers with such functions, tenure and terms of office as the Bye-laws and Regulations may prescribe and such other officers and employees as the Council may from time to time appoint.

14. Subject to the provisions of the Bye-laws, the Council shall have power to delegate any of its powers either to committees appointed by it or, for the purpose of the investment of the Academy's property, to a suitably qualified and experienced person of repute appointed from time to time by the Council.

15. There shall be such General Meetings and such Council Meetings of the Academy as may be convened by the Council in accordance with the Bye-laws and Regulations. At such meetings the Fellows and others shall exercise any rights they may have to attend and/or vote and such other rights and privileges as may be prescribed by the Constitution from time to time.

16. The Council may, subject to the other provisions of this Our Charter, revoke, amend or add to the Bye-laws which relate to the government of the Academy, the conduct of Fellows and any other matter whatsoever relating to the Academy Provided that no such revocation, amendment or addition to the said Bye-laws shall have any force or effect unless and until the same shall have been approved by a Special Resolution and until it shall have been approved by the Lords of Our Most Honourable Privy Council of which approval a certificate under the hand of the Clerk of Our said Privy Council shall be conclusive evidence.

17. The Bye-laws set forth in the Schedule hereto shall be the Bye-laws of the Academy until the same shall have been revoked, amended or added to in manner aforesaid.

18. The Academy may by Special Resolution from time to time revoke, amend or add to any of the provisions of this Our Charter and such revocation, amendment or addition when allowed by Us, Our Heirs and Successors in Council shall become effectual so that this Our Charter shall thenceforth continue to operate as if it had been originally granted and made accordingly. This Clause shall apply to this Our Charter as revoked, amended or added to in manner aforesaid.

19. Subject to the terms of this Our Charter, the administration of the Academy and its affairs may be further prescribed or regulated by the Regulations. No such further prescription or regulation shall be effective to any extent to which it is inconsistent with the provisions of this Our Charter or the Bye-laws. The Regulations shall be made by the Council and may be added to, amended or revoked by the Council, unless the consent of the Academy in General Meeting is required by the Bye-laws in relation to any specific issue.

20. The Academy may in pursuance of a Special Resolution surrender this Our Charter and any Supplemental Charters subject to the sanction of Us, Our Heirs or Successors in Council and upon such terms as We or They may consider fit and wind up or otherwise deal with the affairs of the Academy in such manner as shall be directed by such General Meeting or in the default of such directions as the Council shall think fit having due regard of the liabilities of the Academy for the time being. If upon the winding up or a dissolution of the Academy there remains after the satisfaction of all debts or liabilities any property whatsoever the same shall not be paid to or distributed among the Fellows but shall be given to or transferred to such other charitable organisation as shall be nominated by the Ordinary Fellows at such General Meeting and having provisions or regulations prohibiting the distribution of its or their income and property amongst its members to an extent at least as great as that imposed by Clause 5 hereof, and if and so far as effect cannot be given to this provision then to some other object or purpose.
21. And We do hereby for Us, Our Heirs and Successors grant and declare that these Our Letters or the enrolment or exemplification thereof shall be in all things good, firm, valid and effectual according to the true intent and meaning of the same and shall be taken construed and adjudged in all Our Courts of law and elsewhere in the most favourable and beneficial sense and for the best advantage of the Academy any mis-recital, non-recital, omission, defect, imperfection, matter, or thing whatsoever notwithstanding.

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

WITNESS Ourselves at Westminster the day of

In the year of Our Reign.

BY WARRANT UNDER THE QUEEN’S SIGN MANUAL
SCHEDULE

BYE-LAWS OF THE ACADEMY OF MEDICAL SCIENCES

1. Interpretation

1.1 In these Bye-laws the following words and expressions have the meanings shown beside them:

- ‘the Academy’ the Academy of Medical Sciences incorporated by the Charter;
- ‘the Bye-laws’ these Bye-laws, as amended from time to time in accordance with the Charter;
- ‘the Charter’ the Royal Charter of the Academy, together with any Supplemental Charter that may be granted, as amended, added to or revoked from time to time;
- ‘clear days’ in relation to the period of a notice means the period excluding the day when the notice is given or deemed to be given and the day for which it is given or on which it is to take effect;
- ‘Committee’ any committee formed by the Council in accordance with Bye-law 18;
- ‘the Constitution’ the body of rules and regulations according to which the Academy is governed and being comprised of the Charter, the Bye-laws and the Regulations;
- ‘Co-opted Council Members’ Council Members who have been co-opted in accordance with Bye-law 13;
- ‘the Council’ the Council of trustees of the Academy from time to time established in accordance with the Constitution;
- ‘Council Member’ a member of the Council and a trustee of the Academy which, for the avoidance of doubt, includes Ordinary Council Members, Co-opted Council Members and Honorary Officers;
- ‘Disciplinary Regulations’ the Regulations made by the Council from time to time pursuant to Bye-law 15.2 to provide appropriate procedures to investigate any allegations of misconduct by Fellows;
- ‘Electronic Form’ and ‘Electronic Means’ have the respective meanings given to them in Section 1168 of the Companies Act 2006, as amended from time to time;
- ‘Eligible Council Members’ those Council Members who are able to count in a quorum and vote on a matter at a Council meeting;
- ‘executed’ includes any mode of execution;
- ‘Executive Director’ the person employed as the executive director of the Academy, including any person temporarily carrying out the duties of that post, or in such similar role as shall be renamed by the Council from time to time;
- ‘Fellows’ the Ordinary Fellows, Honorary Fellows and Royal Fellows of the Academy and such other classes of fellowship as may be created from time to time pursuant to Clause 6(b) of the Charter;
- ‘General Meeting’ a general meeting of the Academy convened and held in accordance with the Constitution;
- ‘Honorary Fellows’ non-voting members of the Academy who are elected as honorary fellows in accordance with the Constitution;
- ‘Honorary Officers’ those Council Members elected to hold the honorary offices of the Academy listed in Bye-law 9;
- ‘Office’ the registered office of the Academy;
- ‘Ordinary Council Members’ those Council Members who are not Honorary Officers and who are not Co-opted Council Members;
- ‘Ordinary Fellows’ the voting members of the Academy who are elected as ordinary fellows in accordance with the Constitution;
- ‘month’ a calendar month;
- ‘Office’ the registered office of the Academy;
- ‘Ordinary Council Members’ those Council Members who are not Honorary Officers and who are not Co-opted Council Members;
- ‘Ordinary Fellows’ the voting members of the Academy who are elected as ordinary fellows in accordance with the Constitution;
`Ordinary Resolution' a resolution passed at a duly convened and held General Meeting by not less than 50 percent of the Ordinary Fellows present and voting at the General Meeting;

`Patron' a person conferred the title of patron by the Council in accordance with the Regulations;

`the Register' the register of Fellows;

`Regulations' such regulations as are made pursuant to the Charter and these Bye-laws as amended from time to time;

`Royal Fellows' non-voting members of the Academy who are elected as royal fellows in accordance with the Constitution;

`Sectional Committee' a Committee formed by the Council relating to a particular discipline within the medical sciences, for the purpose of considering candidates for fellowship;

`Special Resolution' a resolution passed at a duly convened and held General Meeting by not less than 75 percent of the Ordinary Fellows present and voting at the General Meeting;

`the United Kingdom' Great Britain and Northern Ireland;

`in writing' written or produced by any substitute for handwriting, wholly or partly, including in Electronic Form or if sent by Electronic Means;

`year' twelve calendar months.

1.2 Words importing the singular number only shall include the plural number and vice versa, words importing a reference to one gender shall include a reference to the other genders and words importing persons shall include both incorporated and unincorporated organisations.

1.3 References to any legislation shall be deemed to include any amending or subsequent legislation.

1.4 Any definition used in any part of the Constitution shall have the same meaning in any other part thereof, unless a different meaning is clearly indicated.

2.2 The Council shall prescribe (and may from time to time vary) in the Regulations:

2.2.1 eligibility criteria for election as an Ordinary Fellow;

2.2.2 the procedure for nomination to be considered for election as an Ordinary Fellow; and

2.2.3 the process for election as an Ordinary Fellow.

2.3 The Council shall not be obliged to give reasons for its decision not to elect any person as an Ordinary Fellow.

2.4 The Council shall determine the level of annual subscriptions payable by the Ordinary Fellows in accordance with any requirements in the Regulations. The payment of such subscriptions shall be made in accordance with the Regulations.

2.5 In addition to the rights and obligations of Ordinary Fellows set out in the Charter and these Bye-laws, the Council may set out additional rights and obligations of Ordinary Fellows in the Regulations, provided that Ordinary Fellows shall have the following rights:

2.5.1 to attend, speak and vote at any General Meeting of the Academy;
2.5.2 to use the title of "Fellow of the Academy of Medical Sciences", denoted by the post nominal "FMedSci" in accordance with the Constitution from time to time;

2.5.3 to be eligible to stand for election to any elected office of the Academy;

2.5.4 to be eligible for appointment as a member of any Committee;

2.5.5 to nominate any person as a candidate for election as an Ordinary Fellow in accordance with the Regulations from time to time;

2.5.6 to be eligible for co-option onto the Council as a Co-opted Council Member;

2.5.7 to vote in elections held by the Academy other than those elections in which only Council Members are eligible to vote.

2.6 Fellowship shall not be transferable and an Ordinary Fellow shall cease to be an Ordinary Fellow:

2.6.1 on death;

2.6.2 if, by notice in writing to the Executive Director, the Ordinary Fellow resigns, that resignation is deemed to be effective on the date on which the notice of resignation is accepted in writing by the Office;

2.6.3 if any subscription or other sum payable by an Ordinary Fellow is not paid on the due date and remains unpaid one calendar month after final notice is served on the Ordinary Fellow informing them that they will be removed as an Ordinary Fellow if their outstanding subscription to the Academy is not paid. The Council may, in its absolute discretion, readmit any person removed on this ground as an Ordinary Fellow on their paying the sum due to the Academy; or

2.6.4 if the Council passes a resolution to expel an Ordinary Fellow from the Academy and remove them from the Register. Such resolution shall not be passed unless:

(a) the Ordinary Fellow concerned has been given not less than 14 clear days' notice in writing of the meeting of the Council at which such matter is to be considered and has been afforded a reasonable opportunity of being heard by, or of making written representations, to the Council, prior to the Council voting on the resolution; and

(b) following investigation in accordance with the Disciplinary Regulations, the Council considers that the conduct of the Ordinary Fellow is sufficiently seriously injurious to the reputation or interests of the Academy that a lesser sanction is not appropriate in the circumstances; and

2.6.5 a majority of not less than 75 percent of the Eligible Council Members present and voting at the quorate meeting of the Council convened for the purpose, votes in favour.

2.7 The Council may pass a resolution to suspend an Ordinary Fellow from the Academy for a fixed period of time, or until a specified event has taken place. Such resolution shall not be passed unless:

2.7.1 the Ordinary Fellow concerned has been given not less than 14 clear days' notice in writing of the meeting of the Council at which the matter is to be considered and has been afforded a reasonable opportunity of being heard by, or of making written representation, to the Council, prior to the Council voting on the resolution;

2.7.2 following investigation in accordance with the Disciplinary Regulations, the Council considers that the conduct of the Ordinary Fellow concerned is sufficiently seriously injurious to the reputation or interests of the Academy that a lesser sanction is not appropriate in the circumstances; and

2.7.3 a majority of not less than 75 percent of the Eligible Council Members present and voting at the quorate meeting of the Council convened for the purpose, votes in favour.
2.8 Any Fellow who is expelled or suspended from the Academy shall lose all rights of membership including the right to use any post-nominals of the Academy, including the designation “FMedSci”. The subscriptions of any Ordinary Fellow who has been expelled or suspended from the Academy shall not be returned or refunded.

3. **Honorary Fellows**

3.1 The Academy may by Ordinary Resolution elect any person to be an Honorary Fellow (and may by Ordinary Resolution remove any such elected Honorary Fellow) in accordance with such rules as shall be prescribed by the Council from time to time in the Regulations.

3.2 The Council may set out rights and obligations of Honorary Fellows in the Regulations, provided that:

3.2.1 Honorary Fellows shall have the following rights:

(a) to attend and speak (but not to vote) at any General Meeting of the Academy;

(b) to use the title of “Fellow of the Academy of Medical Sciences”, denoted by the post nominal “FMedSci” in accordance with the Constitution from time to time;

(c) to be eligible for co-option onto the Council to hold office as a Co-opted Council Member;

(d) to be eligible for appointment as a member of any Committee but not any Sectional Committee; and

3.2.2 Honorary Fellows shall not have the following rights:

(a) to nominate any person as a candidate for election as an Ordinary Fellow;

(b) to vote in any elections held by the Academy, other than those elections in which an Honorary Fellow may be eligible to vote as a Co-opted Council Member, provided that no Honorary Fellow may vote in the election of Ordinary Fellows in their capacity as a Co-opted Council Member, should an Honorary Fellow be so co-opted at any time; and

(c) to stand for any elected office within the Academy.

4. **Royal Fellows**

4.1 The Academy may by Ordinary Resolution elect any member of the Royal Family to be a Royal Fellow (and may by Ordinary Resolution remove any such elected Royal Fellow) in accordance with the Constitution from time to time.

4.2 The Council shall set out the rights and obligations of Royal Fellows in the Regulations, provided that:

4.2.1 Royal Fellows shall have the following rights:

(a) to attend and speak (but not to vote) at any General Meeting of the Academy; and

(b) to be eligible for co-option onto the Council to hold office as a Co-opted Council Member; and

4.2.2 Royal Fellows shall not have the following rights:

(a) to be eligible for appointment as a member of any Committee;

(b) to use the title of “Fellow of the Academy of Medical Sciences”, denoted by the post nominal “FMedSci”;

(c) to nominate any person as a candidate for election as an Ordinary Fellow;

(d) to vote in any elections held by the Academy, other than those elections in which a Royal Fellow may be eligible to vote as a Co-opted Council Member, provided no Royal Fellow may vote in the election of Ordinary Fellows in their capacity as a Co-opted Council Member, should a Royal Fellow be so co-opted at any time; and

(e) to stand for any elected office within the Academy.
5. General Meetings

5.1 In each calendar year the Academy shall hold an Annual General Meeting at such time and place as the Council shall determine provided that every Annual General Meeting shall be held not more than 15 months after the holding of the last preceding Annual General Meeting.

5.2 All General Meetings other than Annual General Meetings shall be called Extraordinary General Meetings. The President or Council may call a General Meeting whenever it may appear to them to be necessary.

5.3 All Fellows shall be entitled to attend and speak at General Meetings, but only Ordinary Fellows are entitled to count in the quorum and vote at General Meetings.

5.4 Five percent of the Fellows (for the time being) may, by notice in writing, signed by them and delivered to the Office, require an Extraordinary General Meeting to be convened to consider and decide on the matters specified in such requisition. The Council shall within eight weeks after such requisition has been delivered, convene an Extraordinary General Meeting.

6. Notice of General Meetings

6.1 An Annual General Meeting and any Extraordinary General Meeting called for the passing of a Special Resolution shall be called by at least 21 clear days' notice. All other Extraordinary General Meetings shall be called by at least 14 clear days' notice.

6.2 The notice shall specify the date, time and place of the General Meeting and the general nature of the business to be transacted and, in the case of an Annual General Meeting, the notice shall specify the meeting as such. The notice shall be given to all Fellows, Council Members and the Academy's auditors.

6.3 Accidental omission to give notice of a General Meeting, or the non-receipt of such by any person entitled to receive it, shall not invalidate any resolutions passed at the General Meeting.

7. Proceedings at General Meetings

7.1 No business shall be transacted at any General Meeting unless a quorum is present. Twenty Ordinary Fellows who are present and who are entitled to vote upon the business to be transacted shall constitute a quorum.

7.2 If a quorum is not present within half an hour from the time appointed for the General Meeting, or if during a General Meeting a quorum ceases to be present, the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such time and place as the Council may determine.

7.3 The President, or in the President's absence one of the Vice-Presidents nominated by the Council, or in all of their absences, another Honorary Officer nominated by the Council, shall preside as chair of the General Meeting. If no Honorary Officer is present within 15 minutes after the time appointed for holding the General Meeting who is willing to act, the Council Members present shall elect one of their number to be chair and, if there is only one Council Member present and willing to act, they shall be chair.

7.4 If no Council Member is willing to act as chair, or if no Council Member is present within 15 minutes after the time appointed for holding the General Meeting, the Ordinary Fellows present and entitled to vote shall elect one of their number to be chair of that General Meeting.

7.5 The chair may, with the consent of a General Meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than business left unfinished at the meeting from which the adjournment took place. When a General Meeting is adjourned for 14 days or more, at least seven clear days' notice shall be given specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Otherwise it shall not be necessary to give any such notice.

7.6 A resolution put to the vote at a General Meeting shall be decided on a show of hands unless, before or on the declaration of the result of the show of hands, a poll is duly demanded. A poll may be demanded:

7.6.1 by the chair; or

7.6.2 by at least two Ordinary Fellows present.

7.7 Unless a poll is duly demanded, a declaration by the chair that a resolution has been carried or earned unanimously, or by a particular majority, or lost, or not earned by a particular majority,
and an entry to that effect in the minutes of the meeting, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.

7.8 The demand for a poll may be withdrawn, before the poll is taken, but only with the consent of the chair. The withdrawal of a demand for a poll shall not invalidate the result of a show of hands declared before the demand for the poll was made.

7.9 A poll shall be taken as the chair directs and they may appoint scrutineers (who need not be Ordinary Fellows) and fix a time and place for declaring the results of the poll. The result of the poll shall be deemed to be the resolution of the meeting at which the poll is demanded.

7.10 A poll demanded on the election of a chair or on a question of adjournment shall be taken immediately. A poll demanded on any other question shall be taken either immediately or at such time and place as the chair directs. The demand for a poll shall not prevent continuance of a meeting for the transaction of any business other than the question on which the poll is demanded. If a poll is demanded before the declaration of the results of a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been made.

7.11 In the case of an equality of votes, whether on a show of hands or on a poll, the chair shall be entitled to a casting vote in addition to any other vote they may have.

8. Votes of Fellows
Every Ordinary Fellow shall have one vote.

9. The Honorary Officers
9.1 The Honorary Officers of the Academy, who must also be Ordinary Fellows, shall be:
9.1.1 the President;
9.1.2 the Vice-President (Clinical);
9.1.3 the Vice-President (Non-Clinical);
9.1.4 the Vice-President (International);
9.1.5 the Treasurer; and
9.1.6 the Registrar.
9.2 The Honorary Officers shall be elected by the Council from among the Ordinary Fellows in accordance with the procedures set out in these Bye-laws and the Regulations.
9.3 A duly elected Honorary Officer will commence their term of office upon the later of the date of their election by the Council and the date on which their predecessor retires.
9.4 In the event of a casual vacancy among the Honorary Officers, the Council may elect one of the Ordinary Council Members to the vacant Honorary Officer position to hold office as a co-opted Honorary Officer until an election for a replacement Honorary Officer has been held, provided that an election for a replacement Honorary Officer shall be held within 12 months of the casual vacancy arising. Any period of office held by a co-opted Honorary Officer shall be taken into account in determining the length of time for which that person has held that office, if they are subsequently elected to the same Honorary Officer position by the Council.
9.5 The President shall have the right to use the title of “President of the Academy of Medical Sciences”, denoted by the post nominal “PMedSci” during their term of office.
9.6 No person shall hold office as President for a period of more than five consecutive years.
9.7 No person shall hold office as Vice-President (Clinical), Vice-President (Non-Clinical), Vice-President (International), Treasurer or Registrar for a period of more than six consecutive years.

10. The Council
10.1 The Council shall comprise:
10.1.1 the six Honorary Officers;
10.1.2 not less than three and not more than 18 Ordinary Council Members; and
10.1.3 up to five Co-opted Council Members, who shall be elected or appointed (as the case may be) in accordance with the Constitution.
10.2 All Council Members, with the exception of Co-opted Council Members, must be Ordinary Fellows.
10.3 No person may be elected or appointed as a Council Member in circumstances such that, had they already been a Council Member, they would have been disqualified from acting under the provisions of Bye-law 14.
10.4 Except to the extent permitted by Clause 5 of the Charter, no Council Member shall take
or hold any interest in property belonging to the Academy, or receive remuneration or be interested otherwise than as a Council Member, in any other contract to which the Academy is a party.

10.5 Council Members may be paid all reasonable travel, hotel and other expenses properly incurred by them in connection with their attendance at Council meetings, Committee meetings or General Meetings or otherwise in connection with the discharge of their duties, as permitted under Clause 5 of the Charter, but shall otherwise be paid no remuneration.

11. Election of Ordinary Council Members

11.1 Ordinary Council Members shall be elected by ballot of the Ordinary Fellows held in accordance with the procedures and requirements set out in these Bye-laws and the Regulations.

11.2 The Council shall set out the procedure in the Regulations for the nomination of candidates and the holding of elections for Ordinary Council Members.

11.3 The results of the election for Ordinary Council Members shall be announced at the Annual General Meeting. The newly elected Ordinary Council Members shall hold office from the end of the Annual General Meeting at which their election was announced.

11.4 Ordinary Council Members shall not be eligible to stand for re-election as Ordinary Council Members unless at least one calendar year has passed since they ceased to hold office as an Ordinary Council Member.

11.5 Ordinary Council Members may, during their term of office or at any time following the completion of a term of office, be eligible for election as an Honorary Officer by the Council. If elected as an Honorary Officer, the person shall cease to be an Ordinary Council Member and shall immediately commence their new term of office as an Honorary Officer.

12. Term of Office of Ordinary Council Members

Ordinary Council Members shall hold office for a term of three years. Such term shall commence at the conclusion of the Annual General Meeting at which their election was announced and shall terminate at the conclusion of the third Annual General Meeting following such announcement.

13. Appointment and Retirement of Co-opted Council Members

13.1 The Council may, by resolution, appoint any person (who need not be a Fellow) who is eligible and willing to hold office as a Co-opted Council Member provided that:

13.1.1 there shall not be more than five Co-opted Council Members appointed at any one time of which no more than two Co-opted Council Members shall not also be Fellows; and

13.1.2 no person may be appointed as a Co-opted Council Member in circumstances such that, had they already been a Co-opted Council Member, they would have been disqualified from acting under the provisions of Bye-law 14.

13.2 Subject to Bye-law 13.3, a Co-opted Council Member shall hold office only until the next following Annual General Meeting.

13.3 Unless a Co-opted Council Member is:

13.3.1 eligible for election as an Ordinary Council Member and is duly elected prior to the Annual General Meeting; or

13.3.2 reappointed as a Co-opted Council Member by resolution passed by the Council immediately prior to the Annual General Meeting, they shall cease to be a Co-opted Council Member at the conclusion of the Annual General Meeting following the date of their appointment as a Co-opted Council Member.

13.4 The Council may reappoint a person as a Co-opted Council Member in accordance with Bye-law 13.3.2, provided that no person may be appointed as a Co-opted Council Member for more than three consecutive terms, unless their first term of office as a Co-opted Council Member was for a period of less than six months, in which case their first term of office as a Co-opted Council Member shall be discounted for these purposes.

13.5 After having served the maximum term set out in Bye-law 13.4, a Co-opted Council Member shall not be eligible to be reappointed as a Co-opted Council Member unless at least one calendar year has passed since they ceased to hold office as a Co-opted Council Member.
14. Disqualification and removal of Council Members

14.1 A Council Member shall cease to hold office if:
14.1.1 they are disqualified under the Charities Act 2011 (or any statutory re-enactment or modification thereof) or are otherwise prohibited by law from acting as a charity trustee;
14.1.2 they are disqualified by law from acting as a company director;
14.1.3 the other Council Members reasonably believe that the Council Member has become incapable by reason of mental disorder, illness or injury of managing and administering their own affairs and they resolve to remove the Council Member from office for this reason;
14.1.4 they resign their office by notice in writing to the Academy, sent to the Office (but only if at least two Council Members will remain in office when the notice of resignation is to take effect);
14.1.5 (Honorary Officers and Ordinary Council Members only) they cease to be an Ordinary Fellow;
14.1.6 they are absent from three consecutive Council meetings and the Council resolves that they should be removed from office for this reason; and
14.1.7 a resolution is passed by 75 percent of the Eligible Council Members present and voting at a meeting of the Council convened for the purpose of considering the removal of any Council Member before the expiry of their term of office. Such a resolution shall not be passed unless the Council Member concerned has been given not less than 14 clear days’ notice in writing of the meeting of the Council at which the matter is to be considered and has been afforded a reasonable opportunity of being heard by, or of making a written representation to, the Council, prior to the Council voting on the resolution.

14.2 The Ordinary Fellows may by Special Resolution passed at a General Meeting remove any Council Member before the expiry of their term of office and may by an Ordinary Resolution appoint another Ordinary Fellow as a Council Member to hold office for the remainder of the term of the removed Council Member.

15. Powers of the Council

15.1 The Council, as the charity trustees of the Academy, are responsible for the management, control and administration of the Academy. The Council may exercise all such powers of the Academy, and do on behalf of the Academy, all such acts as may be exercised and done by the Academy and are not by law or by the Constitution required to be exercised or done by the Ordinary Fellows or by the Academy in General Meeting.

15.2 The Council shall have power to make such Regulations and Disciplinary Regulations as it may deem necessary or expedient or convenient for the proper conduct and management of the Academy, in relation to:
15.2.1 the appointment of Patrons, and the procedure for appointment of such Patrons and the parameters of their role;
15.2.2 the rights and privileges of Fellows;
15.2.3 the nomination and election of Fellows;
15.2.4 the duties of any officers of the Academy, the Honorary Officers and the Council Members;
15.2.5 the conduct of Fellows and appropriate procedures for an inquiry to be held into any allegations of misconduct by Fellows;
15.2.6 the conduct of the business of the Academy by the Council or any Committee or sub-committee; and
15.2.7 any of the matters or things within the power or under the control of the Council, provided that the same shall not be inconsistent with the Charter and Bye-laws.

15.3 The Council shall have power to repeal, alter or add to any Regulations or Disciplinary Regulations and the Council shall adopt such means as they think sufficient to bring to the notice of Fellows all such Regulations and Disciplinary Regulations which shall be binding on the Fellows.
16. **Conflicts of Interest**

The Council shall adopt a conflicts of interest policy which meets the requirements of charity law and which sets out guidelines and procedures to be followed by all Council Members, any members of Committees and employees of the Academy.

17. **Proceedings of the Council**

17.1 Subject to the provisions of the Constitution, the Council shall meet together for the despatch of business, adjourn and may otherwise regulate their proceedings as they think fit.

17.2 The President or any two Council Members may call a meeting of the Council.

17.3 Except as otherwise provided in these Bye-laws:

17.3.1 questions arising at a Council meeting shall be decided by a majority of votes; and

17.3.2 each Eligible Council Member shall have one vote at a Council meeting.

17.4 In the case of an equality of votes, the chair of the Council meeting shall have a second or casting vote.

17.5 The quorum for the transaction of the business of the Council shall not be less than one third of the number of Eligible Council Members or two, whichever is the greater.

17.6 The Council may act notwithstanding any vacancies but, if the number of Council Members is less than the number fixed as the quorum, the continuing Council Members may act only for the purpose of filling vacancies or of calling a General Meeting.

17.7 Unless they are unwilling to do so, the President shall preside at every meeting of the Council at which they are present. If at any time there is no President in office, or if the President is unwilling to preside or is not present within five minutes after the time appointed for the meeting, the Council Members present may appoint one of the Vice-Presidents as chair of the meeting. If at any time there are no Vice-Presidents in office, or if none of the Vice-Presidents are willing to preside or are not present within five minutes after the time appointed for the meeting, the Council Members present may appoint any one of the Council Members present as chair of the meeting.

17.8 All acts done by a meeting of the Council or a Committee shall, notwithstanding that it be afterwards discovered that there was a defect in the appointment of any Council Member or member of the Committee, or that any of them were disqualified from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was qualified and had continued to be a Council Member or a member of the Committee (as the case may be) and had been entitled to vote.

17.9 A resolution in writing, approved by a simple majority of the Eligible Council Members for the time being, or by a simple majority of the members of any Committee, shall be as valid and effective as if it had been passed at a meeting of the Council or (as the case may be) such Committee duly convened and held. For this purpose the resolution may be contained in more than one document and will be treated as passed on the date when the majority is obtained.

17.10 Council Members and members of any Committee may participate in or hold a meeting of the Council or of any Committee (as the case may be) by Electronic Means so that all persons participating in the meeting can communicate to the other persons present any information or opinions they have on any particular item discussed at the meeting. Participation by such means shall be deemed to constitute presence in person and business so transacted shall be effective for all purposes as that of a meeting of the Council or a Committee (as the case may be) duly convened and held with such persons physically present.

18. **Delegation to Committee**

18.1 The Council may delegate any of its powers, or the implementation of any of its resolutions, or the consideration of any matters to any Committee as the Council shall think fit, provided that:

18.1.1 the Council may make such regulations and impose such terms of reference and give such mandates to any such Committee as it may from time to time think fit;

18.1.2 any Committee so formed shall, in the exercise of any delegated powers, comply with any terms of reference provided to it by the Council;
18.1.3 the resolution making that delegation shall specify those who shall serve or be asked to serve on such Committee (although the resolution may allow the Committee to make co-options up to a specified number);

18.1.4 the composition of any such Committee shall be entirely at the discretion of the Honorary Officers and may comprise such Council Members as the terms of reference may specify. At the next Council meeting following appointment of such members of the Committee by the Honorary Officers, the Council shall ratify (or de-select) such members of the Committee;

18.1.5 the deliberations of any such Committee shall be reported regularly to the Council and any resolution passed or decision taken by any such Committee shall be reported to the Council in accordance with the Committee’s terms of reference; and

18.1.6 all delegations under this Bye-law shall be revocable at any time.

19. Executive Director

19.1 The Council may appoint an Executive Director on such terms as the Council may think fit.

19.2 The Council may delegate any of its functions to the Executive Director or any employee of the Academy, provided that all such employees shall report back to the Council in accordance with the instructions given to them by the Council from time to time.

20. Accounts and Auditors

20.1 Accounting records sufficient to show and explain the transactions and assets and liabilities of the Academy and otherwise complying with the law shall be kept at the Office or such other place within the United Kingdom as the Council think fit.

20.2 Subject to the requirements of the law, the Academy may at a General Meeting impose reasonable restrictions as to the time and manner at and in which the books and accounts of the Academy may be inspected by Fellows and, subject to those restrictions, the books and accounts shall be open to inspection by Fellows at all reasonable times during usual business hours.

20.3 The Council shall lay before the Annual General Meeting in each year an income and expenditure account for the period since the last preceding account together with a balance sheet made up as at the same date. Such accounts and balance sheet shall be accompanied by a report of the Council as to the state of affairs of the Academy and a report of the auditors which shall comply with the provisions of charity law. Copies of such account, balance sheet and reports and of any other documents required by law to be annexed or attached to them shall be made available to all persons entitled to receive notices of General Meetings of the Academy.

20.4 Auditors shall be appointed at the Annual General Meeting who shall hold the qualifications set out in Section 1212 of the Companies Act 2006 or any enactment amending or replacing it. At least once in every year the accounts of the Academy shall be examined and the correctness of the income and expenditure account and balance sheet ascertained by one or more properly qualified auditor or auditors.

21. Annual Report and Annual Return

The Council shall comply with their obligations under the Charities Act 2011 (or any statutory re-enactment or modification thereof) with regard to the preparation of an annual report and an annual return and their transmission to the Charity Commission.

22. Notices

22.1 Any notice to be given to or by any person pursuant to the Constitution shall be in writing.

22.2 A notice may be served by the Academy upon any Fellow, either personally or by sending it by email or through the post in a prepaid letter addressed to such Fellow, to their email or postal address as appearing in the Register provided that the notice may only be served by email if the Fellow has indicated their agreement to receiving such notices by email.

22.3 Any Fellow described in the Register by an address which is outside the United Kingdom shall only be entitled to have notices served upon them by the Academy at an email address appearing in the Register, provided that the Fellow has indicated their agreement to receiving such notices by email.
22.4 Any notice, if served by post, shall be deemed to have been served on the second day following that on which the letter containing the same is put into the post and, in proving such service, it shall be sufficient to prove that the letter containing the notice was properly addressed and posted as a prepaid letter.

22.5 Any notice, if served by email, shall be deemed to have been delivered on the day it was sent, provided that it was sent before 5pm.

22.6 A Fellow, Council Member or Committee member present in person at any meeting of the Academy or of the Council or of any Committee (as the case may be) shall be deemed to have received notice of the meeting and, where necessary, of the purposes for which it was called.

22.7 The accidental omission to give notice of a meeting to, or the non-receipt of a notice of a meeting by, a person entitled to receive a notice shall not invalidate the proceedings of that meeting.

23. Indemnity

23.1 Subject to the provisions of the Charter, every Council Member, auditor, officer, employee and member of any Committee of the Academy shall be entitled to be indemnified out of the assets of the Academy against any financial loss or liability incurred in good faith in carrying out their duties as such.

23.2 The Council shall have the power to resolve, pursuant to Clauses 4(v) and 5(g) of the Charter, to take out indemnity insurance on behalf of every Council Member, officer, employee and member of any Committee of the Academy, notwithstanding their interest in such a policy.