LOCALISM ACT 2011

GREATER MANCHESTER COMBINED AUTHORITY (GMCA) CODE OF CONDUCT FOR MEMBERS

REGISTER OF MEMBERS' AND SUBSTITUTE MEMBERS' DISCLOSABLE PECUNIARY INTERESTS (IN ACCORDANCE WITH SECTIONS 30 AND 31 OF THE LOCALISM ACT 2011 AND THE RELEVANT AUTHORITIES (DISCLOSABLE PECUNIARY INTERESTS) REGULATIONS 2012 (S.I. 2012 No. 1464)), AND MEMBERS' AND SUBSTITUTE MEMBER'S PERSONAL INTERESTS IN ACCORDANCE WITH PARAGRAPH 2.1 OF THE GMCA'S CODE OF CONDUCT FOR MEMBERS

l,		
	Insert name here	

being a Member of the GMCA (or one of its Committees) give notice that I have set out at PART 1 below under the appropriate heading the disclosable personal interests that I am required to notify to the GMCA's Monitoring Officer in accordance with Sections 30 and 31 of the Localism Act 2011 and The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012 and/or by virtue of Rule 21 of the GMCA's Procedure Rules and that I have set out at PART 2 below the personal interests which I am required to notify to the GMCA's Monitoring Officer under Paragraphs 7.1 and 7.2 of the Code of Conduct for Members adopted by the GMCA at its meeting on the 27 July 2012 and have put 'NONE' where I am not required to notify any disclosable personal interests or personal interests under any heading.

I am aware that in accordance with Section 30(3) of the Localism Act 2011, I am required to notify at PART 1 both my own disclosable personal interests and also any disclosable personal interests of

- (i) my spouse or civil partner,
- (ii) a person with whom I am living as husband and wife, or
- (iii) a person with whom I am living as if we were civil partners

("my Partner"), where I am aware that my Partner has the disclosable personal interest.

PART 1

DISCLOSABLE PECUNIARY INTERESTS

1. ANY EMPLOYMENT, OFFICE, TRADE, PROFESSION OR VOCATION CARRIED ON FOR PROFIT OR GAIN.

Member		
Part	ner	
NB:	engaged. of any cor you or you you or you	to include details of any employment or business in which you or your Partner are Employees should give the name of their employer. You should give the name mpany of which you or your Partner are a partner or remunerated director. Where are Partner hold an office, give the name of the person of the body which appointed are Partner (in the case of a teacher in a maintained school – the local education in the case of an aided school – the school's governing body)
2.	SPON	NSORSHIP
NB	the GMCA out your of or toward which you Section 30 Rules. Th	declare any payment or provision of any other financial benefit (other than from A) made or provided to you in respect of any expenses incurred by you in carrying duties as a Member / Substitute Member of the GMCA or one of its Committees, is your election expenses, within the period of 12 months ending with the day on give your notification to the GMCA's Monitoring Officer for the purposes of 0(1) of the Localism Act 2011 and/or by virtue of Rule 21 of the GMCA's Procedure his includes any payment or financial benefit from a trade union within the meaning de Union and Labour Relations (Consolidation) Act 1992.
3.	CON	TRACTS WITH THE GMCA
Mem	ıber	

Partner			

- NB You should describe all contracts of which you are aware, which are made between the GMCA and
 - (i) either yourself or your Partner or
 - (ii) a body in which you or your Partner have a beneficial interest (being a firm in which you or your Partner is a partner, or a body corporate of which you or your Partner is a director, or in the securities of which you or your partner have a beneficial interest),

which are not fully discharged and which are contracts under which goods or services are to be provided or works are to be executed.

Please note that the reference to "securities" means "shares, debentures, debenture stock, loan stock, bonds, units of a collective investment scheme within the meaning of the Financial Services and Markets Act 2000 and other securities of any description, other than money deposited with a building society.

4. LAND IN THE AREA OF THE GMCA

Member	
Partner	

You should include any land (including houses, buildings or parts of buildings and any interests as mortgagee) within the GMCA's boundaries in which you or your Partner, either alone or jointly, have a proprietary interest for your or your Partner's benefit. You should give the address or brief description to identify it. If you live within the GMCA's boundaries you should include your home under this heading either as owner, lessee or tenant. You should also include any property from which you or your Partner receive rent, or of which you or your Partner are the mortgagee.

If you wish to redact your home address you must apply for a sensitive interest redaction via your Local Authority giving the reasons for this request, once approved this can also be applied to your GMCA declaration, subject to the approval of the GMCA Monitoring Officer.

5. LICENCES TO OCCUPY LAND

Member		
Partner		
boundarie	s which you or your Partner ha	ouildings or parts of buildings) within the GMCA's ave a right to occupy for 28 days or longer (either give the address or a brief description to identify it.
6. CORP	PORATE TENANCIES	
Member		Partner
is the GMCA and a firm in which yo	the tenant is a body in which you or your Partner is a partner, o	perties of which you are aware, where the landlord ou or your Partner have a beneficial interest (being or a body corporate of which you or your Partner is
Please note that stock, bonds, unit	the reference to "securities" ma is of a collective investment sch 2000 and other securities of an	ur partner have a beneficial interest). eans "shares, debentures, debenture stock, loan neme within the meaning of the Financial Services ny description, other than money deposited with a
Member		
Partner		

- NB You should list here any beneficial interest of you or your Partner in securities of a body where
 - (a) that body (to your knowledge) has a place of business or land within the GMCA's boundaries; and
 - (b) either –

NB

any -

- (i) the total nominal value of the securities held by you or your Partner exceeds £25,000 or one hundredth of the total issued share capital of that body; or
- (ii) if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you or your Partner has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

Please note that the reference to "securities" means "shares, debentures, debenture stock, Loan stock, bonds, units of a collective investment scheme within the meaning of the Financial Services and Markets Act 2000 and other securities of any description, other than money deposited with a building society

PART 2

PERSONAL INTERESTS

1.	BODIES TO WHICH YOU ARE APPOINTED OR NOMINATED BY THE GMCA			
NB	You should record here details of your position of general control or management , in any –			
	 Body to which you have been appointed or nominated by the GMCA as its representative. 			
2.	INTERESTS IN CHARITIES, SOCIETIES AND OTHER BODIES			

• Public authority or body exercising functions of a public nature;

You should record here details of your position of general control or management, in

- Company, industrial and provident society, charity, or body directed to charitable purposes. (Freemasons should include here membership of the Masonic Grand Charity)
- Body whose principal purposes include the influence of public policy, including party associations, trade union or professional association.

3. 0	GIFTS AND HOSPITALITY
estimate of at leas and the	ould list here any person from whom you have received a gift(s) or hospitality with an devalue of at least £100 (including multiple gifts and/or hospitality with an aggregate value at £100 from the same person). You should provide a description of the gift(s) or hospitality person you believe to be the source of the gift(s) and hospitality (including accumulative l/or hospitality).
	uld list any such gifts or hospitality which you have received within whichever is the shortest priod of 3 years or the period since you were first elected as a Member / Substitute Member MCA.
	ognise that it can be a CRIMINAL OFFENCE under Section 34 of the Localism 2011 to:-
i)	fail to comply with the obligation to notify the GMCA's Monitoring Officer of any disclosable pecuniary interests as required by Section 30(1) of the
ii)	Localism Act 2011; provide information in relation to disclosable pecuniary interests that is
iii)	materially false or misleading, and fail to comply with the obligation to notify the GMCA's Monitoring Officer of any further disclosable pecuniary interests that require notification in accordance with Sections 30(2) and 30(3) of the Localism Act 2011.
of N	thorise this information to be made available in the GMCA's Public Register dember's / Substitute Member's Interests which will be published on the CA's website as required by Section 29(6)(b) of the Localism Act 2011.
Sign	ed:

Date:	
OFFICE USE ONLY	
Received Date:	
Signed: GMCA	