

Minutes of a meeting of the "Company") held at <<Location>

#### PRESENT

[IN ATTENDANCE:]

[APOLOGIES FOR ABSENCE RECEIVED FROM:]

#### 1. CHAIRMAN

It was resolved that <<Name <<Name>> took the chair of the

### 2. NOTICE AND QUORUM

The chairman reported that suf quorum was present. The chairr

### 3. DECLARATIONS OF IN

Each director present at the me have any] direct or indirect inter at the meeting which they were 2006 and the Company's article

### 4. BUSINESS OF THE ME

EU General Data Protection Reg

The chairman reported that the the GDPR and approve the va place to meet these requirement



<<Company Name>> Limited (the e>>.

POSITION
< <director>&gt;</director>
<<[Director]>>
<<[Director] [Secretary]>>

is chairman of the Company and

ting had been duly given and that a eting was open.

ery] **OR** [confirmed that they did not gements that were to be considered section 177 of the Companies Act

was to consider the requirements of dures that the Company has put in pred that:

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- a) from May 2018, the GD businesses that handle p
- b) there must be a lawful l under Article 6 of the GD
- c) the Company will be affe
  [<<include relevant detai</li>
- the Company has under personal data it holds, vibeing used for, who it is a
- e) on the basis of this aud policies and procedures Article 5 of the GDPR
   personal data.

The Company recognises that the GDPR, a failure to protect p consequences for the directors promote the success of the Co also face punishing fines, adver the GDPR the senior managem operation of that business's co effectiveness appropriately.

The Company acknowledged th data under the GDPR must organisations have a greater de in place:

- a) a GDPR compliant priva
- b) procedures to ensure th details, procedures and/or details
- c) staff training for all individ
- the appointment of [a individual or their posi protection and the GDPR
- e) [others].

### 5. DOCUMENTS PRODUC

There was produced to the Mee



otection Act 1998 and will affect all

ing and processing data as set out

andles [the following] personal data

n audit and has established what ne from, where it is stored, what is ure it is; and

ut in place relevant data protection uirements of the GDPR, specifically ciples relating to the processing of

personal liability for directors under by the GDPR will nevertheless have it may be considered a failure to npanies Act 2006. Companies may d criminal liability. In addition, under duty to know about the content and to oversee its implementation and

regime, that consent to processing e individuals concerned and that der the GDPR and has therefore put

су;

e met, including <<include relevant

handling personal data;

**OR [**<<insert details of relevant mpliance and awareness of data d

compliant policies and procedures:

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- a) [GDPR Data Protection I
- b) [GDPR Employee Data F
- c) [GDPR Data Retention F
- d) [Website Privacy Policy]
- e) [Data Breach Policy];
- f) [Privacy Policy]; and
- g) [Others].

## 6. **RESOLUTIONS**

After consideration of the matter

IT WAS RESOLVED to approve

# 7. CLOSE

There was no further business closed.

Chairman



72(1) of the Companies Act 2006, rocedures.

an declared that the meeting was